



### ANNUAL REPORT

OF THE

## ATTORNEY GENERAL

OF THE

### STATE OF MICHIGAN,

FOR

THE YEAR 1878.



BY AUTHORITY.

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### REPORT

STATE OF MICHIGAN: ATTORNEY GENERAL'S OFFICE, Lansing, January 1st, 1879.

TO THE LEGISLATURE:

In obedience to the requirements of law, I beg leave herewith to submit my

The suits to which I attended on behalf of the State in the State Supreme

Court are fully set forth in Schedule "A," annexed to this report. Unless the questions involved were of public importance, or of a nature calling for legislative action. I have not deemed it necessary to state the point

decided. I desire to direct your attention to the case of Brown vs. The People, decided at the last June term.

I recommend that a distinction be made between a common and an aggravated assault. As the law now stands there is no middle ground between an assault with intent to kill and murder, and a common assault. It seems to me that the case of Brown affords a sufficient argument for the enactment for severer penalties than now exist against assaults of a character which are instinctively recognized as of a graver character than a simple assault and battery. Some of our sister states have by statute made a distinction between a common and an aggravated assault.

I also invite your special attention to the case of The People on the relation of the Treasurer of Gratiot County vs. The Auditor General, also decided at the June term.

Schedule "B" is a list of chancery cases brought to set aside taxes and assessments upon the alleged ground of illegality. The Auditor General is a mere nominal party to these cases. They have been referred to the Prosecuting Attorneys of the respective counties, in accordance with the long established practice of this office.

This office is constantly applied to by private parties for leave to prosecute suits nominally in the name of the people in the relation of the parties really interested. I have in all cases required application to be made in writing, stating the nature of the case and the relief sought to be obtained. These applications are on file in this office.

Schedule "C" contains a list of cases thus authorized to be instituted by this Department.

An abstract of the reports of the several Prosecuting Attorneys throughout the State, as made to this office, is submitted in the Appendix.

The suit pending in the Circuit Court of the United States for the Eastern District of Michigan, at Detroit, mentioned at page 4 of my last official report to the Governor, involving the constitutionality of No. 173 Public Acts, 1873, imposing a tax upon the gross receipts of fast freight lines, palace-car lines, &c., has been determined in favor of the State. The point raised was that inasmuch as the transportation company was engaged in carrying goods from on state to another, the act in question, if extended to operate upon the company, would violate that part of the constitution of the United States which remits to Congress the power of regulating commerce between the states.

The case was begun during the administration of my predecessor in office. He employed Mr. Ashley Pond of Detroit to defend the interests of the State. On coming into office I found Mr. Pond in charge of the case, and he was permitted to bring it to a successful end. Whatever credit is due for bringing about a result so valuable to the State, belongs entirely to Mr. Pond.

Samuel B. W. Covill, charged with robbing the safe in the office of the Superintendent of the Sault St. Mary's Falls Ship Canal about two years ago,

was tried at the August term of the Chippawa Circuit, and acquitted.

A settlement of the accounts between the State and Frank Gorton, late Superintendent of the Canal, showed Mr. Gorton in default for nearly \$2,000.00. An action upon the Bond against Gorton and his sureties is now pending in the Circuit Court for the County of Wayne, at Detroit. Owing to the large amount of accumulated business in the Court, I have not been able to reach the case. Gorton has allowed a judgment, by default, to be entered against him, but his sureties are determined upon a stabborn defense.

Last summer the Commissioner of the State Land Office employed Mr. Menzo Swart to examine into and adjust certain trespasses committed upon

State Lands.

Mr. Swart charged one McElroy with the commission of trespass and concluded a settlement on payment of \$2,100.00 in good commercial paper, and payment of actual expenses incurred in examining into the alleged trespass. The notes are now in the hands of the State Treasurer. Shortly before the maturity of the notes in September, McElroy filed a Bill in Chancery against the Commissioner of the State Land Office and Swart, and obtained a preliminary injunction forbidding the collection of the notes on the alleged ground of fraud perpetrated by Swart in procuring a settlement.

I have taken steps to defend the suit, and it is now ready for hearing.

From a careful examination of the circumstances of the case, I think that Mr. Swart acted honestly and in accordance with what seemed to him for the best interests of the State.

I cannot, however, pass by this matter without urging upon you the necessity of providing by statute in an ampler manner than has heretofore been done for the examination and adjustment of trespasses upon public lands and for the appointment of some competent person charged with the performance of this duty, subject to the direction and approval of a State Board.

In the latter part of last February the State Treasurer called my attention to the fact that the Chicago and Lake Huron Railroad Company was in arrears in the payment of its specific taxes, to the amount of about \$30,000. The road was then, had been, and is now, in the hands of a Receiver, appointed by the United States Circuit Court at Detroit, at the suit of the Union Trust

Company of New York. I obtained an order calling upon the Receiver to show cause why payment of the tax should not be made. The Receiver answered. In May the court made an order, fixing the amount of tax due March 5th, 1878, at \$30,882.78, and declaring the same, together with a penalty of two per cent a month for every month, or fraction thereof, during which the tax remained unpaid, a lien upon the road paramount to all other liens. ceiver was directed to pay the tax, interest, and penalty, out of the first money arising out of the sale of the road under a forcelosure decree which had been It was then represented to me that the road would be entered in the cause. sold in July. In November it became evident to the State Treasurer and myself that the sale of the road would be delayed, and no disposition was manifested on the part of the Receiver to meet the obligations due the State. cordingly I again applied to the Court, and on the fourth day of November obtained an order for the payment of the money in thirty days, and that in default of payment the Auditor General be authorized to collect the tax. Before the expiration of the thirty days the Receiver, by his counsel, applied to the Court for an enlargement of the time within which to pay the tax, claiming all the time that he was using every means to raise money with which to pay the tax. Pending an adjournment, granted to enable the Receiver to borrow the money, a petition was filed by him, praying for an injunction upon the ground of an alleged illegality of the tax. On the 24th day of December the matter again came up in the United States Court, when the Court gave the Receiver to the following Saturday (28th), to pay the tax, and in default of such payment, the State was authorized to seize the road. On the 27th day of December the Receiver paid the full amount of the tax and interest (\$30,-882.78) into the Treasury. The State authorities were willing to wait for the penalty (\$6,176.55), until the Legislature might have an opportunity to pass upon an application to be made by the Receiver to be relieved of the penalty incurred by the non-payment of the tax.

In this connection I must not omit to mention the fact that the Receiver failed to make any report to the Auditor General of the gross earnings of the road for the year 1877, and that the Auditor General has imposed upon the road an additional tax of \$7,224.67, due July 1st, 1878, and a demand for the same was served upon the Receiver on the 19th of December following.

I have been so particular in detailing the various steps in this litigation, that the Legislature might be advised of all the consideration which might bear upon the claim of the Receiver to be relieved from the consequences of his own default. It is, perhaps, but just to the present incumbent of Receivership to state that the whole amount of tax paid on the 27th ult., accrued during the administration of his predecessor.

I deem it my duty to say that the interests of the State require the immediate action of the Legislature upon the claim to be relieved of the penalty. If the Legislature are of opinion that the penalty should not be remitted, I suggest the adoption of a joint resolution directing the Auditor General to issue his warrant for the collection of the penalty, and to have it executed with all possible dispatch.

The greater part of the line of the Chicago and Lake Huron Railroad Company remains unfenced. It runs through a farming country. The result is that accidents and damage to live stock are of frequent occurrence. Our very efficient Railroad Commissioner has called my attention to the matter, and I made application to the United States Court to direct the Receiver to fence

the road. The Receiver replied he had no money. Pending the collection of State taxes it was difficult to make headway in the matter, but it is not creditable that the present state of things is permitted to exist. No proceedings can be taken against the Railroad Company because the railroad is operated by a Receiver, and our statutes are not broad enough to bring private persons operating lines of railway contrary to law within their penal provisions.

I recommend the enactment of laws making it a highly penal offense for Receivers or other persons, no matter from whom or whence they have authority, to operate any line of railway in defiance of the police regulations

established by the statute for the protection of her citizens.

I have begun an action in the Circuit Court for the County of Wayne, for the recovery of a large amount of specific taxes claimed to be due the State from the Lake Shore and Michigan Southern Railway Company. I do not deem it proper at this stage of the case to say anything further than that it will in all probability be tried next spring.

The large amount of documents accumulated in our Department since its organization have, during the past year, been systematically arranged, classified and indexed by my clerk, Mrs. Mary A. Miles, who deserves great credit

for the thoroughness and care with which her work has been done.

In conclusion I desire to call your attention to the small allowance made for clerk hire in this office. This is the only Department in which the head is limited in the number of clerks he may employ. The present law allows only \$1,000 for one clerk. The large amount of work done in this office has necessitated the employment of two clerks, who have divided the small pittance of \$1,000 between them. I recommend and urge upon you the enactment of a law authorizing the Attorney General to employ at least two clerks at \$1,000 a year each.

All of which is respectfully submitted.

O. KIRCHNER,
Attorney General.

### SCHEDULE A.

#### JANUARY TERM, 1877.

- 1. David Wright and Nellie Wright vs. The People. Error to Recorder's Court of Detroit. Continued.
- 2. Henry H. Saunders vs. The People. Error to Recorder's Court of Detroit. Judgment reversed.
- 3. The People vs. Sylvester Walker. Exceptions before judgment, from Lenawee Circuit. New trial ordered.
- 4. Burton Hawley vs. The People. Error to Superior Court of Grand Rapids. Attorney General confesses error.
- 5. William Sneed vs. The People. Error to Van Buren Circuit. Attorney General confesses error, and claims a new trial should be had. Counsel for plaintiff in error asked for discharge of prisoner, claiming that information was insufficient. Judgment reversed, information sustained, and new trial ordered.
- 6. James Darling vs. The People. Error to Saginaw Circuit. Attorney General confesses error.
- Annie Stephens vs. The People. Error to Alpena Circuit. Continued.
   George W. Ryder vs. The People. Error to Osceola Circuit. Judgment affirmed.
- 9. The People vs. James Finley. Exceptions before judgment from Neway-go Circuit. Argued and submitted, and judgment reserved.
- 10. The People vs. Thomas Lilly. Exceptions before judgment from Cass Circuit. Brief submitted on behalf of Lilly. Verdict set aside and new trial ordered.
- 11. Matter of the petition of Esther Coffeen to be released from imprisonment on habeas corpus. Petitioner had been convicted of arson in the Superior Court of Grand Rapids, and sentenced to State Prison. Petitioner claimed that under § 8165 Comp. Laws, the Court had no authority to send her to State Prison, but should have sentenced her to imprisonment in the Detroit House of Correction. The Court, after hearing argument as to the construction of the statute in question, declined to entertain the application, and intimated that the question would be considered only on writ of error.
- 12. The People vs. Charles Brown. Exceptions from Superior Court of Grand Rapids. New trial ordered.
- 13. The People vs. Emily U. Marble. Exceptions before judgment from Ingham Circuit. Exceptions overruled and the Circuit Court directed to sentence. Subsequently in the term, a motion was made for leave to apply to the Court below for a new trial on the ground of newly discovered evidence. The

Court held that inasmuch as more than one term of Court had intervened since the trial, the Court below had no power in a criminal case to award a new trial.

#### APRIL TERM.

- 1. The People vs. James Finley. Exceptions before judgment from Newwayo Circuit. Exceptions overruled and judgment directed on the verdict.
- 2. Clinton Nelson vs. The People. Error to Wayne Circuit. Nelson was convicted in the Circuit Court of the larceny of property of less value than \$25. He was sentenced to ten months imprisonment in the Detroit House of Correction. Held that § 5566 Compiled Laws restricts § 7569 so as to limit the Circuit Judge to the same sentence which it is in the power of a justice to impose for the same offense, and that the sentence in excess of three months is void.

#### JUNE TERM.

1. Annie Stephens vs. The People. Error to Alpena Circuit. Attornev General declined to support the conviction. The Court reversed the judgment and awarded a new trial.

2. The People vs. David and Nellie Wright. Exceptions before judgment from Recorder's Court of Detroit. Exceptions overruled and the Court di-

rected to proceed to judgment.

Thos. Brownbridge vs. The People. Error to Van Buren Circuit. Brownbridge had been convicted of an assault and battery before a justice of the peace, who sentenced him "to pay a fine of thirty dollars, and in default thereof to be committed to the common jail of the county for the period of thirty days." The Court discusses the validity of the sentence in various aspects, holding it to be void for various reasons. The important point decided is that under existing statutes a justice has no power to impose an alternative sentence, providing for a penalty or imprisonment.

3. Aaron Brownell vs. The People. Error to Branch. Brief submitted on behalf of plaintiff in error. Judgment reversed. Brownell released from State Prison and remanded to custody of sheriff, with bail fixed at \$1,000.

4. Joseph H. Brown vs. The People. Error to Recorders Court of Detroit.

Judgment affirmed.

- 5. The People vs. Xavier Bringard. Exceptions before judgment from Wayne Circuit. Exceptions overruled and the Circuit advised to proceed to judgment. The case was one of considerable importance. Bringard had been treasurer of the township of Grosse Point, and was charged with embezzling a large sum of the township money. The following important points were established:
- (a.) That it is not necessary that the information should contain specific allegations of the sums embezzled.

 $(\bar{b})$ . That the jury are authorized to find embezzlement from the receipt of moneys without keeping any account of receipts and expenditures, a refusal to account; and no payment of moneys to the succeeding treasurer.

6. The People vs. Josiah Bennett. Exceptions before judgment from Lenawee Circuit. The Prosecuting Attorney of Lenawee county argued the case for the People. Judgment reversed and new trial ordered.

7. William Brown vs. The People. Error to Recorders Court of Detroit.

Brown was charged with an assault with intent to commit a rape upon a child of tender years. The jury found him guilty of a simple assault, and the Recorder sentenced him to one year's imprisonment. The Court hold that the offense of which Brown was convicted, being within the cognizance of a Justice, the Recorder had no power to sentence him for a longer period than a Justice of the Peace might have done, and that a Justice has no power to sentence for a longer term than three months. The judgment as to the imprisonment in excess of three months was reversed.

8. Edward Bickford vs. The People. Error to Superior Court of Grand Rapids. Judgment reversed, and prisoner discharged under ruling in Byrnes

vs. The People, 37 Mich.

9. Lewis Faulks vs. The People. Error to Eaton Circuit. Judgment reversed and new trial ordered. Faulks was convicted of the statutory offense of selling liquor to a minor. The Circuit Judge charged the jury that if Faulks had reason to believe, and did believe, the minor to be of age, he would nevertheless be guilty of the statutory offense. The Court held this ruling to be erroneous.

10. William Donnolly vs. The People. Error to Superior Court of Grand Rapids. The case came within the ruling in Braconbridge vs. The People, and judgment was reversed.

11. Austin DeGroat vs. The People. Error to Ionia Circuit. Conviction

set aside and prisoner discharged.

12. Charles Humphrey vs. The People. Error to Lenawee Circuit.

Humphrey was sentenced for a State Prison offense to the Detroit House of Correction. The Court, in Dorsey vs. The People, at the April term, 1877, decided that in the absence of a contract between the Board of Inspectors of the State Prison and the City of Detroit, no person could be sentenced to imprisonment in the Detroit House of Correction for an offense punishable by imprisonment in the State Prison. There being no such contract, the judgment was reversed and the prisoner discharged.

13. Willard H. Chapman vs. The People. Error to Ingham Circuit. Judgment reversed and prisoner discharged because of a defective information.

14. The People ex. rel. Ambler, County Treasurer of Gratiot County vs. The Auditor General. By Sec. 124, No. 169, Public Acts, 1869, (afterwards repealed by No. 224, Public Acts of 1875,) it was provided that all State tax lands remaining unsold for five or more years from the time such lands had been bid off to the State, should be offered for sale to the highest bidder without reference to the minimum as established by law or the cost to the State, of the land so offered shall be sold for less than the amount for which it was bid off to the State, then the proper county shall be charged with the difference between the sum for which such parcel was sold and the amount for which it was originally bid off to the State.

At the October term 1876, my predecessor in office applied to the Supreme Court on behalf of the Auditor General, for an order, calling upon the board of supervisors of the county of Monroe, to show cause why a mandamus "to compel the county of Monroe to raise a state tax to refund to the State a balance struck against the county, which includes, among other things, a loss on state tax lands sold for less than their cost," should not issue. (See the case reported in 36 Mich. p. 70.) The order to show cause was granted, and the

case was argued at the then next January term, by my predecessor in office, and Mr. Charles Upson.

The Court declined to issue the mandamus, holding that the Act of 1869 applied only to such taxes as might be levied after its enactment, and that inasmuch as the act was repealed before it became operative, no action could be taken under it.

In view of this decision several counties in the State claimed that the amounts charged to them by the Auditor General under section 124 of the act of 1869 should now be credited to them, and the case of the county of Gratiot was made a test case for the purpose of determining the question. It was presented on an application for a mandamus to compel the Auditor General to give the proper credits, and to draw his warrant for the payment of any balance in favor of the county.

The Court denied the mandamus for the following reasons:

(a.) That the proceeding was substantially one to recover back from the State money paid into the State Treasury, and held there originally under a mutual mistake of law, both parties acquiescing, and both being under the same misapprehension.

(b.) That the payment was in pursuance of an adjustment of accounts by the head of an executive department of the State whose action is not judicial, and is not therefore subject to any direct proceedings for review in this Court or

elsewhere.

#### OCTOBER TERM.

1. Michael Ulrich vs. The People. Error to Saginaw Circuit. Judgment affirmed.

2. The People vs. Leopold Dunkel. Exceptions upon judgment from Cass Circuit. Judgment arrested and prisoner discharged. The Court hold that felonious assaults where only personal injuries are intended, are not covered by § 12, Art. 4, of the Act of 1873, Session Laws, p. 537.

3. The Péople vs. George Cook. Exceptions before judgment from Washtenaw Circuit. Cook had been convicted of murder. Exceptions overruled

and Court below advised to proceed to judgment.

4. Henry Thomas vs. The People. Error to Ionia Circuit. Judgment

reversed and new trial ordered.

5. The People vs. Rockwell. Exceptions to Midland Circuit. Rockwell had been convicted of manslaughter. The Court had instructed the jury "that respondent would be guilty if he knocked the deceased down and a horse jumped on him or kicked him, and thus killed him." The evidence was fully set out in the record. The Court set aside the verdict and advised the Court below to stop the prosecution.

6. The People vs. Henry W. Winslow. Exceptions before judgment from the Recorder's Court of Detroit. Exceptions overruled and Court below ad-

vised to proceed to judgment.

- 7. The People vs. John Gordon. Exceptions from Recorders Court of Detroit. Attorney General confessed error and was ready to submit to a new trial. Defendant's counsel moves for discharge of prisoner. Exceptions sustained and new trial ordered.
- 8. The People vs. Simon Goldberg. Exceptions from Recorders Court of Detroit overruled, and Court advised to proceed to judgment.
- 9. Julia Cargen vs. The People. Error to Saginaw Circuit. Conviction for murder sustained.

10. George Edwards vs. the People. Error to Washtenaw Circuit. Edwards pleaded guilty to a charge of larceny. The statute (Laws 1877, p. 140) requires the Circuit Judge whenever one pleads guilty to an information, to make investigation and become satisfied before pronouncing sentence, that the plea was made freely. The record did not show that such an investigation was had. The Court, without deciding whether the record ought expressly to recite the fact of such an investigation, say they are satisfied that such an investigation was not had, and discharged the prisoner.

11. George H. Carver and another vs. The People. Error to Lenawee Circuit. Brief submitted on behalf of plaintiff in error. Judgment reversed

and new trial ordered.

#### SCHEDULE B.

Elestine N. Ellis vs. Ralph Ely. Circuit Court for the county of Saginaw: In Chancery. Jan. 14, 1878. Received copy subpena. Referred to Ed.

Alexander and Prosecuting Attorney for Saginaw county.

Circuit Court for the County of Bay: In Chancery. Daniel H. Fitzhugh and Dan'l II. Fitzhugh, Jr., trustees for Catharine D. Fitzhugh, vs. Ralph Ely, Auditor General. Jan. 14, 1878. Received copy subpœna. Referred the case to F. A. E. Maddock, Prosecuting Attorney for Bay county.

Hendrin Van Buskirk vs. Ralph Ely and E. Osborne, County Treasurer. Van Buren Circuit: In Chancery. July 7, 1878. Received copy subpona and injunction. Referred same to Prosecuting Attorney of Van Buren Circuit.

Orin W. Maxon and others vs. Ralph Ely, Auditor General, and Erastus Osborne, County Treasurer: In Chancery. Feb. 7, 1878. Received copy subpœna and injunction, and referred same to Prosecuting Attorney of Van Buren County.

Frank Lawrence vs. Ralph Ely, Auditor General of the State of Michigan. Circuit Court for the County of Saginaw: In Chancery. April 3. Received from Auditor General subpena served upon him in above cause. Referred same to George A. Flanders, Esq., Prosecuting Attorney, Saginaw Co., with the usual instruction to appear, etc.

Hezekiah Cooper vs. Ralph Ely, Auditor General, etc. Circuit Court for the County of Saginaw: In Chancery. April 13. Received copy subpœna from Auditor General. Referred same to Geo. A. Flanders, Esq., Prosecuting

Attorney, Saginaw County.

Allan Shelden vs. Ralph Ely, Auditor General, etc. Circuit Court for the County of Tuscola: In Chancery. April 13. Received copy subpena from Auditor General. Referred same to R. P. Edson, Esq., Prosecuting Attorney, Tuscola County. May 14. Received from Prosecuting Attorney, copy of bill. Returned same to him with instructions to put in answer, and bring suit to a speedy termination.

Amos Gould vs. The Township of Hazleton and Ralph Ely, Auditor General, etc. Circuit Court for the County of Shiawassee: In Chancery. May 3. Received copy subposa from Auditor General. Referred same to W. M. Kil-

patrick, Esq., Prosecuting Attorney, Shiawassee Co., at Owosso.

Whitney Jones vs. Ralph Ely. Circuit Court for Shiawassee County: In Chancery, May 5, 1878. Received a copy of subpona. Case referred to W. M. Kilpatrick, Prosecuting Attorney, Shiawassee Co.

Jacob Schwartz vs. Ralph Ely, Auditor General, etc. Circuit Court for the County of Huron: In Chancery. June 1. Received from Auditor General

copy of bill in this case, and referred same, with the usual instructions, to Hon. Richard Winsor, Prosecuting Attorney, Huron Co., at Port Austin.

Mary Wells vs. Ralph Ely, Auditor General, etc. Circuit Court for the County of Tuscola. June 12. Received copy subpona from Auditor General. Referred same to R. P. Edson, Esq., Prosecuting Attorney, Tuscola Co., to appear, etc.

John Barton vs. Ralph Ely, Auditor General, etc. Circuit Court for the County of Tuscola: In Chancery. June 22. Received copy subpeana from Auditor General. Referred same to R. P. Edson, Esq., Prosecuting Attorney,

Tuscola, at Caro.

Marshall W. Wright and Jane C. Wright, executrix of the last will and testament of Alfred Wright, deceased, vs. Ralph Ely, Auditor General. Circuit Court for the County of Saginaw: In Chancery. June. 24. Received subpœna from Auditor General. Referred same to Geo. A. Flanders, Esq., Prosecuting Attorney, Saginaw Co., at East Saginaw.

Mortimer A. Stanford es. Ralph Ely, Auditor General, etc. Circuit Court for the County of Midland: In Chancery. July 27. Received subpensa from Auditor General. Referred same to James Vaukleeck, Esq., Prosecuting At-

torney, Midland Co.

Edmund H. Taylor vs. Ralph Ely. Circuit Court for the County of Midland: In Chancery. Aug. 3, 1878. Received copy of subpœna, dated July

27. Referred same to Prosecuting Attorney of Midland Co.

Edward H. Taylor vs. Ralph Ely, Auditor General, etc. Circuit Court for the County of Tuscola: In Chancery. Ang. 5. Received subpœna from Anditor General. Referred same to R. P. Edson, Esq., Prosecuting Attorney, Tuscola County.

The Jackson, Lansing and Saginaw Railroad Company vs. Ralph Ely, Auditor General of the State of Michigan, and Anson E. Pinney, Treasurer of the County of Ogemaw: In Chancery. Aug. 6. Received subpona and injunction from Auditor General. Referred same to S. V. Thomas, Esq., Prosecuting Attorney, Ogemaw County.

L. Lawrence Wood, John S. Lewis, and Jasper L. Corbin vs. Ralph Ely, Auditor General. Circuit Court for the County of Tuscola: In Chancery, Aug. 16, Received copy subpœna from Auditor General. Referred same to

R. P. Edson, Esq., Prosecuting Attorney, Tuscola County.

The Flint and Pere Marquette Railway Company vs. Ralph Ely, Auditor General, and John R. Butler, County Treasurer. Circuit Court for the County of Oceana: In Chancery. Sept. 27. Received copy subpœna and injunction from Auditor General. Referred same to Alfred H. Nelson, Esq., Prosecuting Attorney, Oceana County, at Hart, Mich.

The Flint and Pere Marquette Railway Company vs. Ralph Ely, Auditor General, and County Treasurer of Isabella County. Circuit Court for the County of Isabella: In Chancery. Oct. 11. Received copies subpœna and injunction from Auditor General. Referred same to Asa M. Tinker, Esq.,

Prosecuting Attorney, Isabella County, at Mount Pleasant.

The Flint and Pere Marquette Railway Company vs. Ralph Ely, Auditor General, and Frederick Dowland, County Treasurer. Circuit Court for the County of Mason: In Chancery. Oct. 22. Received subposa from Auditor General. Referred same to R. P. Bishop, Esq., Prosecuting Attorney, Mason County, at Ludington.

Thomas W. Edwards vs. James B. Sturgis, treasurer, Houghton county,

and Ralph Ely, Auditor General. Circuit Court for the County of Houghton: In Chancery. Oct. 25. Received from Auditor General subposs and injunction. Oct. 26. Forwarded papers to C. B. Grant, Esq., Prosecuting Attorney

of Houghton county.

Feist Rothschild, Philip Heidelbach, Louis Heidelbach, Willhelm Bevin and Emma A. Ripley vs. Ralph Ely, Auditor General, and Anson E. Penny, county treasurer, Ogemaw county. Circuit Court for the County of Ogemaw: In Chancery. Oct. 25. Received subpean returnable Oct. 22, from Auditor General. Oct. 26. Forwarded same to S. V. Thomas, Prosecuting Attorney of Ogemaw county, West Branch, Mich.

Charles Runyan, Clarkson Runyan, Helen R. Brett and Milo N. Belding vs. Ralph Ely, Auditor General, and Stephen W. Duscombe, treasurer of the county of Van Buren. Circuit Court for the County of Van Buren: In Chancery. Oct 28. Received subpœna and injunction from Auditor General. Referred same to Benjamin Heckert, Esq., Prosecuting Attorney, Van Buren

county, Paw Paw, Mich.

George N. Fletcher vs. Thomas Collins, county treasurer, and Ralph Ely, Auditor General. Circuit Court for the County of Alpena: In Chancery. Oct. 31. Received subpoena and injunction from Auditor General. Forwarded subpoena to V. C. Burnham, Esq., Prosecuting Attorney, Alpena county, Alpena, Mich.

Garvull B. Hunt, vs. Ralph Ely, Auditor General, and Thomas Collins, county treasurer. Circuit Court for the County of Alpena: In Chancery, Oct. 31. Received from Auditor General injunction and subpoma served in this case. Forwarded same to V. C. Burnham, Esq., Prosecuting Attorney,

Alpena County.

S. P. Williams vs. Ralph Ely, Auditor General, and Stephen Dunscomb, county treasurer. Circuit Court for the County of Van Buren. Oct. 31. Received from Auditor General subpoena and injunction, and forwarded same to Benjamin Heckert, Esq., Prosecuting Attorney, Van Buren County, Paw Paw.

Adeline E. Agnew vs. Ralph Ely, Auditor General, etc. Circuit Court for the County of Shiawassee: In Chancery. Nov. 18. Received copies of subpena and injunction from Auditor General. Referred same to W. M. Kilpatrick. Eso., Prosecuting Attorney, at Owosso.

Susan M. Henderson vs. Ralph Ely, Auditor General of the State of Michigan. Circuit Court for the County of Shiawassee: In Chancery. Nov. 18. Received copies subpeans and injunction from Auditor General. Referred

same to W. M. Kilpatrick, Esq., Prosecuting Attorney, at Owosso.

Cyrus Woodman and Elisha B. Washburne vs. Ralph Ely, Auditor General, and Thomas Chambers, County Treasurer, etc. Circuit Court of the United States for the Western District and Northern Division of Michigan: In Equity. Nov. 19. Received notice of suit pending as above from Chairman of Board of Supervisors of Mackinac County. Acknowledged receipt, and referred cause to James S. Douglass, Esq., Prosecuting Attorney, Mackinac County.

Isaac N. Taggett vs. Ralph Ely, Auditor General of the State of Michigan. Circuit Court for the County of Tuscola: In Chancery. Dec. 21, 1878. Received from Auditor General subpœna. Referred same to R. P. Edson, Esq.,

Prosecuting Attorney, Tuscola County, at Caro, Mich.

Allan Shelden vs. Ralph Ely, Auditor General of the State of Michigan. Circuit Court for the County of Tuscola: In Chancery. Dec. 21, 1878. Re-

ceived from Auditor General subposna. Referred same to R. P. Edson, Esq., Prosecuting Attorney, Tuscola County, at Caro, Mich.

Henry S. Wilson vs. Ralph Ely, Auditor General of the State of Michigan. Circuit Court for the County of Gladwin: In Chancery, Dec. 23, 1878. Received subposa from Auditor General. Referred same to M. C. Scrafford, Esq., Prosecuting Attorney, Gladwin County, at Cedar City, Mich.

### SCHEDULE C.

Otto Kirchner, Attorney General of the State of Michigan, ex rel. Jeremiah McCuddy vs. The Wonsocket Institute for Savings. Circuit Court for the County of Bay: In Chancery. Feb. 12, 1878. Authority given to T. A. E. Weadock, Prosecuting Attorney, Bay County, to prosecute. Information to abate a nuisance on KawKawlin River.

Feb. 12, 1878. Under date of 7th inst., received application from D. J. McCarthy, Grand Rapids, for leave to file information in nature of quo warranto against certain Justices of the Peace upon the ground that they are not

elected by city at large, but by wards. Application denied.

Otto Kirchner, Attorney General, ex. rel. Daniel L. C. Eaton, Hiram Still, Joseph T. Burnham, Hiram C. Miller, Thomas M. Hubbell, Norman L. Miller vs. the City of East Saginaw and the Smith Bridge Company. March 25, 1878. Authorized Mr. B. Hanchett and John Moore to appear as counsel and to file information signed by me this day. Proceedings to restrain the issue of bonds sought to be issued in aid of construction of bridge, and stay expenditure of moneys for that purpose.

The People ex. rel. Swift and Lockwood vs. The Board of Supervisors of Ogemaw County. Circuit Court for the County of Ogemaw. Nov. 19. Received letter from Messrs. Sheppard and Lyon of Bay City, asking permission to use name of Attorney General to test validity of certain proceedings of the Board of Supervisors of Ogemaw County, in taxing the people of that County \$10,000 to build a court house and jail on property to which they have not

acquired an absolute title. Authority granted.

Otto Kirchner, Attorney General, ex. rel. Patrick Stewart vs. The Young Men's Father Matthew Total Abstinence and Benevolent Society No. 1, of Detroit. Supreme Court. Oct. 29, 1878. Messrs. Griffin & Dickinson authorized to prosecute information in nature of quo warranto. Cause: wrongful

exercise of franchises and abuse thereof.

The People of the State of Michigan, by Otto Kirchner, Attorney General, on relation of James G. Patterson vs. Walter P. Hanchett, David Brown, Lydia A. Brown, Benjamin F. Perry, Ferdinand Scherewood, John Kramer, John Aul, Henry Herz, Charles Henderson, Darwin B. Cook, Charles Taylor, Robert P. Banburry and George Hart. Supreme Court. Dec. 10. 1878. Authorized D. C. Holbrook to file information calling upon respondents to show cause why they exercised franchises of corporation "The Niles Water Works Co.," in Berrien County.

#### ERRATA.

For "consideration," in 16th line from bottom of page 5, read "considerations."

For "statute," in 10th line from top of page 6, read "State."

For "our," in 16th line from top of page 6, read "this." For "nopayment," in 5th line from bottom of page 8, read "non-payment."

## APPENDIX.



### ABSTRACTS

OF

## REPORTS OF PROSECUTING ATTORNEYS,

For the year ending December 31, 1878.

The Prosecuting Attorneys of the counties of Chippewa, Delta, Genesce, Grand Traverse, Isabella, Lenawee, Montcalm, Oakland, Roscommon, and Schoolcraft have failed to make any report.

The death of the late Prosecuting Attorney, Mr. James K. Patterson, excuses the failure of the report from Oakland county.

### ALCONA COUNTY.

#### A. F. Roberts, Prosecuting Attorney.

Number of persons proscuted, 28.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	10	Four convicted and fined \$25 cach and costs of prosecution; 1 convicted, fined \$10 and costs—appealed to Circuit—acquitted; 1 fined \$1 and costs of prosecution; 1 acquitted on trial; 1 fined \$5 and costs i 1 appealed—pending.
Assault with intent to commit rape	1	Pending.
Burglary	1	Convicted on plea, sentence suspended.
Bribory	1 7	Pending. Convicted, fined \$5 each and costs of prosecu-
	٠.	tion.
Embezzlement	1	Convicted, sentence suspended. Pending set- tling bill of exceptions, escaped from custody of officer.
Larceny	3	One discharged on examination: 1 convicted-
•		sentence suspended; 1 sent to county jail I
Y (	١.	year.
Liquor selling without license	1	Acquitted.
Liquor selling to intoxicated person	1	Fined \$25 and costs.
Religious meeting. Disturbing	1	Fined \$2 and costs.
Robbery from person	1	Acquitted on trial.

### ALLEGAN COUNTY.

### PHILIP PADGHAM, Prosecuting Attorney.

Number of persons prosecuted, 153.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery Aiding prisoner to escape Assault and battery	1	Bail estreated. Convicted and fined \$10. Eight convicted and fined \$1 each and costs- paid; 3 fined \$2 each and costs; 2 fined \$3 and costs; 6 fined \$5 and costs; 4 fined \$10 and costs; 1 fined \$5 and costs; 4 fined \$30 and costs; 1 fined \$25 and costs; 1 fined \$30 and costs; 1 fined \$25 and costs; 1 fined \$30 and costs; 1 fined \$25 and costs; 1 nentened \$30 and costs; 1 fined \$25 and costs; 1 nentened \$30 and costs; 1 fined \$25 and costs; 1 nentened \$30 and costs; 1 fined \$25 and costs; 1 nentened \$30 and costs; 1 fined \$25 and costs; 1 nentened \$30 and costs; 1 fined \$25 and costs; 1 nentened \$30 and costs; 1 fined \$30 and costs; 1 nentened \$30 and costs; 1 fined \$30 and costs; 1 nentened \$30 and costs; 1 fined \$30 and costs; 1 nentened \$30 and costs; 1 fined \$30 and costs; 1 nentened \$30 and costs; 1 fined \$30 and costs; 1 nentened \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 1 fined \$30 and costs; 2 fined \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 2 fined \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 4 fined \$30 and costs; 1 fined \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 4 fined \$30 and costs; 1 fined \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 4 fined \$30 and costs; 2 fined \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 4 fined \$30 and costs; 1 fined \$30 and costs; 2 fined \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 4 fined \$30 and costs; 2 fined \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 4 fined \$30 and costs; 5 fined \$30 and costs; 6 fined \$30 and costs; 6 fined \$30 and costs; 7 fined \$30 and costs; 1 fined \$30 and costs; 1 fined \$30 and costs; 2 fined \$30 and costs; 2 fined \$30 and costs; 2 fined \$30 and costs; 3 fined \$30 and costs; 4 fined \$30 and costs; 4 fined \$30 and costs; 5 fined \$30 and costs; 6 fined \$30 and costs; 7 fined \$30 and costs; 7 fined \$30 and costs; 7 fined \$30
Assault with intent to murder	1 2 6	House of Correction 1 year; 1 acquitted on trial. Acquitted on trial. One pending; 1 acquitted. One convicted, sent to State Prison 8 months; 1 sent to State Prison 4 years; 1 sent to State of Correction at Jonia 1 year 6 months: 1 ac.
Cutting and destroying timber	14	quitted; 2 pending. Fined \$25. Fined \$25. Four sent to Detroit House of Correction 6.
Drunkenness		months in default of bail for good behavior. Forty-three fined \$5 each and costs; 1 sent to jail 2 days; 4 sent to jail 10 days; 1 five days in jail; 5 sent to jail 20 days; 2 acquitted; 1 fined \$1 and costs—paid; 1 sent to jail 10 days.
Disturbing religious meeting		Three fined \$5 each and costs; 2 fined \$2 each and costs; 1 fined \$95—paid.
False pretenses	1	Nolle pros'd.
Forgery. Keeping open saloon contrary to law	1 2	Pending. One nolle pros'd; 1 fined \$25 and costs.
Immoderate driving	î	Fined \$1 and costs.
Larceny		One suspended sentence; 1 discontinued; 1 fined \$1.00 and costs; 1 acquitted; 1 sent to jail 20 days; 1 fined \$1 and costs; 1 fined \$10; 1 nolle pros'd; 1 sent to State Prison 1 years 3 months; 2 fined \$35 and costs; 1 sentenced to State Prison 4 years; 1 sent to State House of Correction at Joiná 4 years; 1 sent to Detroit House of Correction \$0 days.
Malicious injury to animals Obtaining signature under false pretenses	1	Fined \$15 and costs.
Obtaining signature under false pretenses	1	Pending.
Perjury	1	Acquitted. Jury disagreed, case dismissed.
Rout	ŝ	One fined \$75; 2 fined \$30 each; 2 fined \$25 each.
Removing boat from fastenings.		Fined \$18.
Subordination of pertury	ï	Nolle pros'd.
Violation of law relative to illuminating oil	4	Fined 50 cts. each and costs.
Willful destruction of personal property	2	Sentenced to Detroit House of Correction.

### ALPENA COUNTY.

### VICTOR C. BURNHAM, Prosecuting Attorney.

Number of persons prosecuted, 98.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	7	One fined \$400-now pending in Supreme Court upon writ of error; 1 suspended sentence; 1
Assault and battery	37	discharged; 4 pending. Two fined \$10; 8 fined \$5; 2 fined \$4; 2 fined \$3; 2 fined \$1; 3 suspended sentence; 7 acquitted; 9 notle most 4; 2 pending
Assault with intent to rape	2	9 nolle pros'd; 2 pending. One convicted of assault and fined \$25; 1 convicted of assault and fined \$30.
Assault with intent to murder. Bastardy. Bigamy.	1	One discharged; 1 nolle pros'd. One discharged; one nolle pros'd. Nolle pros'd.
Careless use of firearms	1 2	Pending. Discharged.
Defrauding inn-keepers. Driving over swing bridge Disorderly persons	1	One discharged; 1 fined \$10; 2 absconded. Fined \$5.
		One discharged; 1 nolle pros'd; 1 gave bonds to keep the peace. Discharged.
Embezzlement Keeping house of ill fame Killing animals with malice	2	Pending. Acquitted.
Larceny	17	One pending; 5 discharged; 1 nolle pros'd; 1 sent to fail for 10 days; 9 fined \$2 each.
Liquor law. Violation of Profane language Sunday law, Violation of	1 4	One discharged; 1 fined \$25. Fined \$3.
Trespass	3 5	Two fined \$3; 1 fined \$6; 1 discharged. Acquitted. Acquitted.

### ANTRIM COUNTY.

### ROSWELL LEAVITT, Prosecuting Attorney.

Number of persons prosecuted, 20.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1	Convicted and sentenced to State Prison 6 mos. Acquitted. Convicted. Paid \$1 fine and \$4,50 costs. Two convicted, of whom 1 paid \$1 fine and \$5.0 costs, and 1 paid \$1 fine and \$5.0 costs, ir recognity and in paid \$1 fine and \$5.0 costs; 1 recognition that get upon layered party and the costs; 1 acquitted, and accused paying costs; 1 acquitted.
Assault with intent to murder	2	Both discharged for defect in justice's returns. Jury disagreed and accused released on his
Disorderly act. Offenses under	2	own recognizance. Convicted. Each required to give sureties for good behavior for 6 months in the sum of \$500 in default of which were committed to Detroit House of Correction.
Disturbing public meeting Larceny (petit)	1 2	Acquitted. Convicted. One paid \$1 fine and \$4.80 costs;
Mayhem	2	One convicted, sentence suspended pending decision on motion for new trial; I convicte of assault with intent to maim, sent to State Prison I year.

#### ABSTRACTS OF REPORTS OF

### ANTRIM COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Maiming cow	1	Nolle pros. entered, principal witness having been killed by accused.
Murder	1	Acquitted by jury. Required to recognize in the sum of \$100 to keep the peace for 65 days, and committed in default of sureties.
BUSINESS OTHER THAN PROSECUTION.		delanit of sureties.
Nature of business: Coroner's inquests	3	One verdict murder; I narcotic poison con- tained in intoxicating liquor; I abuse of wife by husband.
Various charges disposed of without trial	16	Six discharged after arrest for want of evi- dence; 3 discharged to commence differen- action; 4 discharged after arrest, complaint withdrawn; 3 complaint withdrawn without arrest.

### BARAGA COUNTY.

### T. L. CHADBOURNE, Prosecuting Attorney.

Number of persons prosecuted, 4.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder Assault and battery Keeping salton open on Sunday in violation of stat, of 180. Obtaining money by faise pretenses	1	Acquitted. Acquitted. Acquitted. Discharged in Circuit Court on paying costs on reasons filed.

### BARRY COUNTY.

### CHARLES H. BAUER, Prosecuting Attorney.

Number of persons prosecuted, 112.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction of female under 18 years of age, for purposes of prostitution, etc	1 4 33	Information filed in Circuit Court, defendan arraigned, and cause still pending. One convicted and sentenced to Jackson for I months: I convicted and sent to House o One convicted and fined \$75 and judgment reversed on certiforari; 2 convicted and paid
		fine, \$50,10 each, including costs; I convicted and paid fine of \$50; I convicted and paid fine of \$50; I convicted and fine of \$50; I convicted and fined \$50; I convicted and fined \$50; Victed and paid fine of \$50; Including costs; convicted and paid a fine, including costs; convicted and paid fine of \$50; Including costs; I convicted and paid fine of \$18.05, in cluding costs; I convicted and paid fine of \$18.05, including costs; I convicted and paid fine \$50; I convicted and paid \$100; I convicted an

### PROSECUTING ATTORNEYS.

### BARRY COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery—(Continued)		ing costs, of \$10; 1 convicted and paid a fine of \$19; including costs, i convicted and paid a fine, including costs, of \$7.50; 2 convicted and paid a fine of \$30; including costs; 1 convicted and paid a fine of \$30.4; including costs; 1 convicted and paid a fine of \$30.4; including costs; 2 convicted and paid a fine of \$30.4; including costs; and appealed to Circuit Court, and causes still pending; 1 notice proved, after one disagreement of jury; 1 discharged before trial; 1 awaiting trial; 1 absconded; 7 acquitted.
Assault with intent to murder	2	Both have been arraigned and are awaiting trial.  Discharged on examination.
Assautt with intent to rape  Bastardy  Burglary	1 3	Nolle pros'd
Defrauding hotel keeper	4	<ul> <li>i nolle pros'd after one disagreement of jury;</li> <li>in jail awaiting trial.</li> <li>All settled with complaining witness;</li> <li>paid</li> </ul>
Disorderly		costs and were discharged.  One required to give sureties for good behavior and failing to procure them was sent to Detroit House of Correction for 6 months, unless sooner discharged; I was discharged at the payment of costs; I was convicted and appealed to Circuit Court, where the cause is still pending.
Disposing of mortgage with intent to defraud mortgagee	2	One settled with complainant, paid costs, and was discharged, and I nolle pros'd.
Embezzlement	1	Settled with complainant, paid costs, and was discharged.
Forgery	10	One convicted and sent to Jackson 4 years; 1 convicted and sent to the State House of Cor- rection and Reformatory at Ionia for 1 year; 8 still pending in Circuit Court.
Keeping gaming table	1	Defendant arraigned and awaiting trial in Cir- cuit Court.
Larceny (grand)	1	Convicted and sent to State Prison, Jackson, for 7 years.
Larceny (compound).		One convicted and sent to Jackson for 4 years; I convicted and sent to Jackson for 3 years; I convicted and sent to Jackson for 2 years; I convicted and sent to State House of Correc- tion at Ionia for 3 years; I discharged on ex- posed to the following the sent of the following to the One convicted and sent to the Reform School at Lansing; I convicted and paid a fine of \$15; I convicted and paid a fine, including coats, of
Maliciously injuring the personal property of		costs, of \$24.30; 1 sent to jail 20 days; 2 nolle pros'd; 1 acquitted by jury.
another	2	Convicted and paid a fine, including costs, of \$3.17 each.
Murder	1	Convicted of murder in the second degree and
Obtaining property by false pretenses	2	One settled with complainant, paid costs and was discharged by Justice; I pending in Cir- cuit Court, the defendant having been con- victed on another charge and sent to Jack- son.
Perjury	1 1 3	Tried and acquited by jury. Discharged on examination. One convicted and sent to Jackson for 1 year; 1 nolle pros'd; 1 acquitted by jury.
Selling kerosene oil not inspected, and below standard	1 2	Convicted and fined \$26.79, costs included. One convicted and required to furnish sureties of the peace for 3 months in the sum of \$100 and pay costs; 1 convicted and required to furnish sureties of the peace for 1 year in the sum of \$100, and pay costs; both orders
Violating game lawViolating liquor law	1 16	compiled with.  Convicted and paid fine, \$3, including costs.  Nine convicted and paid fine of \$25 and costs each; 1 convicted and appealed, and com- plaint quashed in Circuit Court; 4 nolle pros'd, and 2 acquitted by jury.

### BAY COUNTY.

### THOMAS A. E. WEADOCK, Prosecuting Attorney.

Number of persons prosecuted, 581.

CHARGED WITH,	No.	THE RESULT AND THE PUNISHMENT.
Adultery	4	Nolle pros'd.
Adultery	1	Discharged on examination.
Assault	4	Two sent to jail 12 days; I discharged; I sen to Detroit House of Correction 90 days.
Assault and battery	219	to Detroit House of Correction 90 days. Twenty-three discharged; 3 notle proof 4; 1 sentence suspended; 20 complainant set knowledged satisfaction, and costs paid; 2 standard and set in the set of the sentence of the sente
		days; 17 sent to jail 20 days; 4 sent to jail 3
Assault with intent to murder	3	days; 2, Detroit House of Correction 65 days 3 sent to Detroit House of Correction 90 days One convicted of assault, fined \$25 or three
	3	months in jail; 2 discharged on examination One discharged on examination; 1 nolle provid
Assault with intent to ravish	3	1 convicted of assault and battery, sentence suspended.
Attempted arson	1	Discharged on examination.
Attempted arson	2	One nolle pros'd; I sent to jail 10 days.
Bastardy	1	Pending.
" '	6	Two, State Prison 3 years; 2 discharged on ex amination; 2 pending.
Counterfeiting-having four pieces with intent	1	Nolle pros'd, turned State's evidence.
to pass. Disorderly persons.	68	Tweive, sentence suspended; 10 discharged in default of surcities for good behavior, 1 sent to Detroit House of Correction 90 days; 1 sent to Detroit House of Correction 60 days; 1 sent to Detroit House of Correction for 4 months; 9 sent to Detroit House of Correction for 4 months; 9 sent to Detroit House of Correction for 1 year; 1 gave surety for good behavior for 1 year; 1 gave surety for good behavior for 1 year.
Drunkenness	98	Twenty, sentence suspended; 3 discharged; 3 fined \$5 and costs; 1 fined \$5 and costs, or 1 days in jail; 20 sent to jail 10 days; 7 sent to jail 12 days; 8 sent to jail 20 days.
Embezzlement	1	Discharged on examination.
Extortion	ī	Fined \$1 and costs.
False pretenses. Obtaining property by		One notte pros'd; 1, def't died before trial; sent to State House of Correction 1 year and 3 months; 1 sent to State Prison 3 years; jury disagreed—pending.
Forgery		One convicted and escaped from jail before sentence; I discharged on examination; noils prostd.
Gaming		Two, Detroit House of Correction 90 days, o \$100 fine: 3 nolle pros'd on payment of costs
Gaming house. KeepingIllegal votingIndecency	2	Nolle pros'd.
Illegal Foling	4	Pending. Two sentence suspended; I sent to jail 60 days
indecency		1 nolle pros'd.
Inn keepers—defraudingLibel	2 1	One discharged; 1 imprisoned 90 days. Pending.

#### PROSECUTING ATTORNEYS.

### BAY COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny-of all grades	83	Five sentence suspended; 2 fined \$1 and costs; 2 fined \$2 and costs; 1 fined \$3 and costs; 1 fined \$3 and costs; 1 fined \$5 and costs; 1 fined \$5 and costs; 1 fined \$6 and costs; 6 fined \$6 and costs; 6 fined \$6 and costs; 6 fined \$7 and costs; 7 and cos
Malicious injury to personal property	3 8	charged. One sent to Reform School until 21; 2 pending. Two fined \$3 and costs; 4 fined \$10 and costs, or
Officer—Refusing to pay over fine Officer—Refusing to deliver official books, etc Officer—Corruptly neglecting to serve process. Officer—Lesisting and obstructing Perjury. Rapo Rapo Refusing stolen property knowingly Robbery being armed. Robbers		20 days in jail; 2 discharged on examination. Fined \$30, or \$60 days in jail. Discharged on examination. Acquitted. Sent to State Prison 8 months each. Acquitted. Discharged on examination. On the control of the cont
Spirituous liquors— Selling without filing bond	2	One fined \$30 and costs; 1, jail 30 days.
Selling to person in habit of getting intox- icated.	6	One fined \$30 and costs; 3 fined \$25 and costs; 1 pending; 1 nolle prostd.
Selling liquor to minors	2	One fined \$25 and costs; 1 complainant paid
Neglecting to pay liquor tax	6	Five fined \$25 and costs; I nolle pros'd on pay- ment of taxes and costs.
Keeping saloon open at unlawful hours	12	Ten fined \$25 and costs; 1 fined \$37; 1 nolle pros'd.
Keeping saloon open on Sunday	7	Five fined \$25 and costs; 1 nolle pros'd; 1 discharged.
Selling on election day  Selling without paying tax as a foreign dealer Commencing business without notifying		Fined \$25 and costs. Fined \$50.
comptroller	1	Fined \$25 and costs. Fined \$1 and costs.

### BENZIE COUNTY.

### WILLIAM H. FRANCIS, Prosecuting Attorney.

Number of persons prosecuted, 6.

Assault and battery 3 Two convicted—I fined \$5 and costs, I fine and costs; I discharged after disagreemen jury.	CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
jury.		3	Two convicted—1 fined \$5 and costs, 1 fined \$10 and costs; 1 discharged after disagreement of
Larceny	Larceny	2	jury. One convicted and sentenced to pay costs; 1 acquitted. Pending.

### BERRIEN COUNTY.

### JACOB J. VAN RIPER, Prosecuting Attorney.

Number of persons prosecuted, 110.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction Adultery Assault and battery	1 1 38	Pending. Dismissed. Six convicted and fined \$5 each and costs; 2 fined \$10 and costs; 3 fined \$2 and costs; 2 fined \$4 and costs; 1 fined \$4 and costs; 2 compromised; 9 dismissed; 4
Assault with attempt to murder Attempt at rape. Bastardy Bigamy Burglary.	1	acquittet; 2 escapet. Two dismissed; 1 pending. Two dismissed; 1 pending. Pending. Convicted—1 year at Jackson. One convicted and sentenced to 7 years in Jackson; 1 convicted and sentenced 3½ years in son; 1 convicted and sentenced; 3½ years in at Jackson State Prison; 3 convicted—1 year at Jackson State Prison; 3 convicted—1 year ach at tonia; 2 convicted, sent 5 months ench to Ionia; 1 sent 8 months to Ionia; 1 sent 1 years to Jonia; 1 convicted, sent 6 months to
Cruelty to animals	1 2 1	tered; I convicted and sent to Reform School until 18 years of age; 5 pending. Dismissed. Dismissed. Convicted and fined \$5 and costs, and case ap-
Extortion False pretenses Forgery	1 4 2	pealed to Circuit Court. Convicted and fined \$10 and costs, appealed. Pending in Circuit Court. One convicted and sentenced to 40 days in jail:
Highway robbery	5	1 pending in Circuit Court. Discharged on examination by request of Pros-
Larceny	14	ecuting Attorney. One convicted and sentenced to 3 years at Jackson State Prison; 1 convicted, sent 1 year at Jonia; 1 sent 10 days at Ionia; 1 sent 6 months at Ionia; 1 sent 20 days to county fail; 3 convicted, sent 20 days to county fail; 3 convicted, sent; 10 days to county fail; 3 convicted, sent; 10 days for county fail; 1 sent 10 days (1 sent 10 days) for county fail; 1 sent 10 days (1 sent 10 days) for county fail; 2 days (1 sent 10 days) for county fail; 2 days (1 sent 10 days) for county fail; 2 days (1 sent 10 days) for county fail; 2 days (1 sent 10 days) for county fail; 2 days (1 sent 10 days) for county fail; 2 days (1 sent 10 days) for county fail fail fail fail fail fail fail fail
Poisoning animalsRape	2 1	Cases dismissed.  Case dismissed at request of Prosecuting At-
Resisting officer	3 1 5	torney.  Examinations had and defendants discharged.  Case dismissed.  Two convicted and gave bonds of \$300 each; 1  convicted and gave bonds for \$200; lacquitted;  1 escaped.
Violating liquor law	1	Bail forfeited.

### BRANCH COUNTY.

### SIMON B. KITCHELL, Prosecuting Attorney.

Number of persons prosecuted, 103.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery Assault and battery	1 38	Five fined \$30; 1 fined \$25 and \$10 costs; 1 \$30; and \$18 costs; 1 fined \$10 and \$11.25 costs; 6 fined \$10; 2 fined \$2 and costs; 2 fined \$5 and costs; 1 fined \$3 and costs; 1 fined \$2 and costs; 1 fined \$3; 2 fined \$1; 5 sent to Detroit House of Correction 90 days; 1 sent to jail 12 days; 1 in jail 20 days; 1 sent to jail 12 days;
Assault with intent to kill and murder Assault with intent to commit rape	1 3	4 acquitted; 3 discharged, Pending. One fined \$30; 1 sent to Detroit House of Cor-
Attempted arson Attempt to murder by poisoning Burglary	1 1 9	rection 65 days; 1 pending. Convicted; sent to State Prison 10 years. Nolle prosd. Two sent to State Prison 2 years; 1 sent to Ionia State House of Correction 3 years; 1, 2 years; 1 sent 1 year; 1 sent 6 months; 3 re-
Breaking and entering dwelling-house	1	leased on suspended sentence. Convicted; sent to State House of Correction,
Disturbing religious meeting	5	Ionia, 1 year. Two convicted and fined \$5 each; 2 convicted
Disorderly	8	and fined \$20 each; lacquitted. Two sent to Detroit House of Correction 1 year; l sent to Detroit House of Correction 90 days; 3 gave bonds for good behavior; 2 discharged.
Drunkenness		Two convicted and fined \$5 cach; 1 sent to Reform School until 18 years of age.
Forgery False pretenses Indecent exposure Larceny	1	Two pending. Acquitted: Convicted exentence suspended. Convicted sentence suspended. Convicted sentence to State Prison 3 years; 1 sent to State House of Correction, Ionia, 1 year and 4 months; 1 sent to Detroit House of Correction 55 days; 1 sent 6 months; 1 sent to jail 60 days; 2, jail 10 duys; 6 sent to Reform \$10: 1 fined 392: 1 fined 55; 1 acquitted; 2 dis-
Murder Nuisance Obtaining liquor fraudulently	1 1 1	charged on examination. Pending. Convicted and nuisance abated. Convicted; sent to Detroit House of Correction- 90 days.
Receiving stolen goods	1 1 1 3	Nolle pros'd. Convicted; fined \$25 and costs. Convicted; fined \$25. One convicted and fined \$50; 2 fined costs.

### CALHOUN COUNTY.

### FRANK W. CLAPP, Prosecuting Attorney.

Number of persons prosecuted, 318.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Administering drugs with intent to produce abortion.  Assault and battery	1 75	Pending. Two acquitted in Justice court, costs in one paid by complainant; I convicted and fined costs; 4 fined \$1 cach and costs; 5 costs; 2 fined \$10 cach; 2 cach; 1 fined \$10 and costs, 6 cach; 1 fined \$10 or 20 days in jail; 1 fined \$20; 3 fined \$20 and costs;
Burglary.	14	I fined \$75 on appeal to Circuit Court; I dis- charged after disagreement of jury; 25 set- tled by complainants' acknowledging satis- faction, costs paid; 1 escaped after arrest; 9 discharged on investigation without trial; costs in four paid by complainants; 2 con- sent to jail 60 days; 3 sent to Ionia State House of Correction 90 days each, one of whom was sentenced from the Circuit Court on appeal; 2 sent to jail 15 days each. One sentence suspended on account of respond- ces of the constant of the constant of the con- spondent sent to State Prison another charge; 1 sentence suspended, respondent sent to Ionia State House of Correction on another charge; lacquitted; 1 convicted and sentenced to the Ionia State House of Corre- tion 6 months; i sent to Ionia State House of Correction 1 year; 1 sent to State Prison 1½ years; 1 sent to State Prison 2 years; 5 sent to State Prison 3 years each.
Disturbance of public meetings	8	one escaped after sentence; 2 convicted and fined \$3 and costs, each; 1 fined \$9 and costs; 1 fined \$10 and costs; 3 fined \$5 each and costs.
Drunkenness	44	Ten convicted and fined \$3 each, reserved as costs; 5 fined \$3 and costs, each; 4 convicted and sentenced to jail 5 days each; 12 sent to jail 10 days each; 14 each to jail 37 days; 15 each to jail 15 days; 5 sent to jail 20 days each; 5 suspended sentence.
Disorderly persons, including vagrants, drunk- ards, etc.	76	Fiften convicted and sentenced to give bonds in the sum of \$100 each (or good behavior for 3 months; 13 sentenced to give bonds in the sum of \$200 each for 6 months; 11 sentenced to give bonds in the sum of \$200 for 1 year; 4 sentenced to give bonds in the sum of \$300 to 10 year; 5 sentence to give bonds in the sum of \$300 each for 1 year; 5 sentence auspended; 1 sent to jail 30 days in default of bonds; 1 sent to jail 30 days in default of bonds; 5 sent to the Detroit House of Correction 70 days each; 11 sent to 10 Detroit House of Correction 70 days each; 11 sent to 10 Detroit House of Correction 20 days each; 2 sent to
Embezziement	9	Detroit House of Correction 100 days each. Acquitted. Three sens energe superied, each sont to State Three sens of the charges; pending; loonyiet- ct and sent to Ionia State House of Correc- tion 2 years; 1 sent to State Prison 2 years; 1 sent to State Prison 3 years; 1 sent to State
Habeas corpus	6	Prison 5 years. Remanded into custody.

#### PROSECUTING ATTORNEYS.

### CALHOUN COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Inquests	6	or natural causes; 1 determined to be the re- sult of using instruments with intent to pro-
Illegal voting	1 3	duce abortion.  Pending.  One complaint withdrawn, costs paid; I fined \$25 and costs; I fined \$45 and costs.
Larceny	46	Two (miloors) convicted and fined \$I and costs each; \$G (minors) flued \$2 and costs each; 1 sentence suspended; \$I fined \$5 and costs each; \$G (fined \$I0 each; 1 fined \$I2 or 13 days; in jail; 1 fined \$I5; 1 acquitted in Justice Court, costs paid by complainant; 4 discharged on examito the Reform School until 21 years of age; 1 to the Reform School until 21 years of age; 1 sent to jail; 20 days; 7 sent to jail \$20 years; 6 sent to lonia State House of Correction 9 days each; 1 sent to State House of Correction 2 years; 1 larenty of house and the state Prison 2 years; 1 larenty of horse act of the State Prison 2 years; 2 larenty of horse act of the State Prison 2 years; 2 larenty of horse act of the State Prison 2 years; 2 larenty of horse act of the State Prison 2 years; 2 larenty of horse act of the State Prison 3 years each; 3 noller proced.
Perjury	4	Pending. Two discharged on examination, costs paid by complainant; I convicted and sent to Ionia State House of Correction 3 months; I sent to Ionia State House of Correction 4 months.
Surety of the peace	15	Fire convicted and sentenced to give bonds in the sum of \$200 each for 3 months; 3 sen- tenced to give bonds in the sum of \$200 each for 1 year; 7 sentenced to give bonds in the sum of \$400 for 1 year.
Willful trespass	10	Four discharged on examination, costs paid in 3 by complainants; 1 discharged in the Circuit Court without trial, Justice return showing the injury done not to amount to \$25; 2 ince \$5 and costs or 15 days in jail, each; 3 fined \$10 and costs, each.

### CASS COUNTY.

### HARSEN D. SMITH, Prosecuting Attorney.

### Number of persons prosecuted, 146.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson	4	Three convicted and sent to State Prison, 1 for 6 years, 1 for 10 years, and 1 for life; 1 pending.
Assault and battery	. 36	Six acquitted; 30 convicted; 23 fined; 3 sent to House of Correction; 4 sent to jail.
Assault with intent to murder	. 2	One convicted of assault and battery, and sent to House of Correction; 1 pending.
Bastardy	1 3	Pending. One convicted and sentence suspended; 1 nolli
Burglary	1	prosentered; 1 pending. Four convicted; 2 acquitted; 1 sent to State Prison 3 vears; 1 sent for 7 years; 1 to House
Burning barn	1	of Correction 20 days; 1 sentence suspended Convicted and sent to State Prison 15 years. Three convicted, fined, and sent to jail; 1 noile
Disturbing religious meeting	. 15	prosentered. Twelve convicted and fined \$6 each; 3 dis charged.
Disorderly	. 6	Three convicted; 3 acquitted.

#### ABSTRACTS OF REPORTS OF

### CASS COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Drunk	12	Nine convicted and fined; 3 convicted and sen to jail.
Endangering lives of persons traveling on rail-	1	Convicted and verdict set aside by Supreme
EmbezzlementFalse pretenses	1 2	Court. Nolle pros'd entered. One convicted and sentence suspended; 1 noll
Forgery		pros'd entered. Convicted and sent to State Prison for 6 months
Keeping gaming roomsLarceny		Acquitted. Fourteen convicted; 5 sent to House of Correction; 5 fined; 2 sent to jail; 1 sent to Staterisson 3 years; 1 for 1½ years; 1 discharged
Malicious injury to personal property		All convicted and fined.
Obtaining liquor by false pretenses	1 6	Acquitted. Three convicted; 2 fined the costs; 1 sent to jail 40 days; 2 acquitted; 1 dismissed.
Perjury Persuading minors to play billiards where	1	Dismissed on examination.
liquor is sold Selling intoxicating liquors contrary to law Selling uninspected oil	1 14 2	Convicted and fined \$25 and costs.  Twelve fined \$25 and costs each; 2 acquitted.  One convicted and fined; 1 dismissed.
Violating game law	3	Convicted and fined; I dismissed. Convicted and fined.

### CHARLEVOIX COUNTY.

### EDWARD H. GREEN, Prosecuting Attorney.

Number of persons prosecuted, 13.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.	
Assault and battery	6	One fined \$10 and costs; 1 fined \$5 and costs; 1 fined \$1.25 and costs; 2 settled on payment of costs; 1 acquitted.	
Assault with intent to commit the crime of murder	3	3 1	All discharged on preliminary examination. Acquitted. Discharged on acknowledgment of satisfaction
Petit larceny	2	by complaining witness, and payment of costs. One fined \$10 and costs; 1 acquitted.	

### CHEBOYGAN COUNTY.

### JAMES J. BROWN, Prosecuting Attorney.

Number of persons prosecuted, 56.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	12	Eleven convicted and one withdrawn, as follows: I fined \$2 or 7 days in jail; I fined \$1 or 14 days in jail; I fined \$6 or 14 days in jail; I fined \$6 or 24 days in jail; 2 fined \$8 or 24 days in jail; 1 fined \$5 or 20 days in jail; 1 fined \$5
Assault with intent to ravish	2	\$10 or 20 days in jail; I sentence suspended. Convicted of an assault, and each sent to
Burglary	3	House of Correction 6 months. Convicted: I sent to State Prison 6 months, I
Defacing building	1	for 12 months, and 1 for 18 months. One convicted and fined \$1. Convicted: 23 sentence suspended; 7 fined \$5
Disorderly	3	or 10 days in jail. Convicted: 2 sent to House of Correction 60 days each on failure to furnish bonds; 1 dis- charged on fling of bonds in the sum of \$300
Grand larceny	2	for good behavior. One convicted and sent to State Prison 6 months; 1 convicted of simple larceny and sent to jail 30 days in default of payment of
Larceny from dwelling-house in day-time Perjury Seduction	1 1 1	\$25 fine.  Discharged on examination.  Discharged on examination.  Complaint withdrawn.

### CLARE COUNTY.

### E. D. WHEATON, Prosecuting Attorney.

Number of persons prosecuted, 28.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	12	Two convicted and fined \$1 and costs; 2 fine: \$5 and costs; 2 acquitted; 1 discharged; fined \$10 and costs; 1 case appealed and not
		pros entered in the circuit court; 2 fined \$\frac{3}{2}\$ and costs (cases appealed to circuit court and now pending); 1 sent to the Detroit House of correction 90 days; 1 sent to jail 30 days.
Bribery Forgery Larceny from dwelling-house in daytime	1	Held for trial, now pending. Reasons filed for not filing information. One convicted and sentence suspended; 1 ac
Larceny	1	quitted on trial. Fined \$10 and costs, escaped from the custod; of the officer.
ncest njury to dwelling ntoxicated	1	Escaped from fail.
intoxicated	ı	One held for trial, now pending; 1 discharged Sent to jail 20 days.
Murder	2	One discharged on examination; 1 reason filed for not filing information.
Selling liquor to minors and drunkards	3	One convicted and fined \$25 and costs; 1 fined \$30 and costs; 1 acquitted.
elling liquor without bonds	1	Fined \$25 and costs.
Surety of the peace	1 2	Discharged. One acquitted on trial; I jury disagreed.

### CLINTON COUNTY.

### E. H. Scovill, Prosecuting Attorney.

Number of persons prosecuted, 119.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Allowing Canada thistles to grow contrary to statute. Arson	1 2	Fined \$10. Discharged by the Justice. Discharged by the Justice. One fined \$1 and costs; 1 costs; 2 One fined \$1 and costs; 1 costs; 2 India \$2 and costs; 5 India \$2 and costs; 5 Ound guilty and appealed; 3 in jail 10 days; 1 In jail 10 days; 1 in jail 20 days; 2 sent to
Bigany Bastardy Conspiracy Conspiracy Disordorly persons	1 2 1	Detroit House of Correction 90 days; 3 sections to State House of Correction 90 days; 3 acquitted; 4 dismissed.  acquitted; 4 dismissed.  Acquitted; Acquitted; Acquitted; Pending.  Acquitted; Pending.  Cone convector is settled.  Acquitted; 1 sent to Detroit House of Correction 60 days.  One acquitted; 1 sent to Detroit House of Correction 50 days; 1 gave bonds for good be-
Disturbing school. False precesses Forgery Giving liquors to persons intoxicated. Intoxication Keeping saloon open on Sunday	1 1	havior for 6 mionts. In mail 2 days. Note prostd. Note prostd. Note provid on disagreement of jury. Note provid on disagreement of jury. One may a mail 15 days. One 6 med \$25 and costs; 1, \$25 and costs—appealed; 1 acquitted.
Larceny	22	One fined cosis; lacquitted; lnolle provid on disagreement of jury; lnolle provid on death of witness; lsent to the Insane Asylum; lned \$\frac{3}{4}\text{mer}\$ and cosis; 2 fined \$\frac{3}{4}\text{ned}\$ and cosis; lsent to Ottorit House of Correction 90'day each; lsent to State House of Correction 2 years; lsent to State Prison 4 years; lsent to State Prison \$\frac{3}{4}\text{mer}\$ and the State Prison \$\frac{3}{4}\text{mer}\$ and \$\frac{3}{4}\tex
Maliciously cutting shade trees. Malicious injury to personal property. Malicious injury to mill building. Perjury Rape. Selling liquor to persons in habit of getting in-	2 9 1 1	tence suspended; 1 convicted and appealed; 1 sent to State Prison 3 years. Nolle pros'd on disagreement of Jury. Two discharged; 7 pending. Pending. Sent to State Prison 18 months. Pending.
seduction	1 1	Three fined \$25 and costs—paid; I fined \$25 and costs—appealed; I fined \$75 and costs—appealed; 2 acquitted; 2 noite provid on disagreement of jury; I recognizance of \$100 forfeited.  Noite provid on marriage of parties.  Recognizance for 6 months given.

### EATON COUNTY.

### George Huggett, Prosecuting Attorney.

Number of persons prosecuted, 203.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction. Abortion Adultery Adultery Assault and battery	5 3 1	Noile pros'd. Discharged. Discharged. Discharged. Convicted of assault and battery and fined \$50. Four discontinued; 11 acquitted; 1 settled; 3 pending; 6 fined \$5 each, and costs; 9 fined \$5 each; 1 fined \$5; 1 fined \$50. each; 1 fined \$5; 1 fined \$50. each; 1 fined \$50 and costs; 2 fined \$5 each; 8 fined \$50. each; 1 fined \$50 and costs; 2 fined \$5 each; 8 fined \$50. each; 1 fined \$50 and costs; 2 fined \$5 each; 8 fined \$50. each; 1 fined \$50. each; 1 fined \$50. each; 2 fined \$50. each; 2 fined \$50. each; 3 fined \$50. each; 4 fined \$50. each; 5 fined \$50. each; 5 fined \$50. each; 6 fined \$50. each; 6 fined \$50. each; 7 fined \$50.
Bastardy	1 2	Proceedings quashed. One sent to State Prison 1 year; 1 sent to State
Body-snatching		Prison 2 years. Acquitted. One sent to State Prison 1 year; 1 sent to Re- i form Prison 5 years.
Contempt of court	1	Fined \$5, and in default of payment sent to jail 30 days.
Disorderly persons	4	One sentence suspended; 1 sent to House of Correction 65 days; 1 sent to House of Correc- tion 75 days; 1 sent to House of Correction 6 months.
Disturbing public meeting	5	One nolle pros'd; 1 fined amount of costs; 1 fined \$25; 1 fined \$4; 1 fined \$5, sent to jail 10
Drunkenness	i	days in default of payment.  One acquitted; 22 fined 55 each and costs; 2 sent to jail 10 days each in default of payment of fine; 1 sent to jail 15 days in default of payment of fine; 3 pending.  One discontinued; 1 settled, costs paid; 1 ac-
Embezzlement, chattel mortgaged property	3	One discontinued; 1 settled, costs paid; 1 acquitted.
False pretenses	4	One dismissed, costs paid; 3 discharged on examination.
Forgery	2	One sent to State Prison 6 months; 1 discharged
Hotel-keepers. Defrauding		on examination, costs paid. One discharged; 1 sent to jail 20 days; 1 sent to jail 60 days; 1 acquitted; 1 pending; 1 sent to jail 7 days; 1 fined \$15; 1 sent to House of Correction 90 days.
Larceny. Grand	8	Correction 90 days. One sent to House of Correction 6 months; 1 sent to Reform Prison, Ionia, 2 years; 1 sent to State Prison 2 years; 1 sent to State Prison 1 year; 1 sent to State Prison 6 years; 2 ac-
Larceny, Simple	32	Correction 90 days.  Correction 6 months; 1 sent to Reform Prison, Ionia, 2 years; 1 sent 10 Reform Prison, Ionia, 2 years; 1 sent 10 Reform Prison, Ionia, 2 years; 1 sent 10 Reform Prison 6 years; 2 se- quitted; 1 discharged on examination. Two sent to Note 1 Prison 6 years; 2 se- quitted; 1 discharged on examination. Two sent to House of Correction 90 days each; 4 fined 31 each and costs; 1 sent to jail 3 days; 1 fined 32; 1 escaped; 1 fined 310, sent to jail 15 days in default of payment; 1 fined 310 sent to jail 20 days; 1 sere to House of Correction 56 days; 1 sent to jail 40 days; 5 acquitted; 2 sent to jail 30 days each; 3 fined 310 each; 3 dis- charged before trial; 1 sent to Reform School; 2 fined 310 and sent to jail 10 days each; 3 ent
Obstructing officer Perjury	1 1 1 8	to   sel 90 days; 1 fined \$3 and costs. Pending. Pending. Discharged. Two convicted—gaye bonds for 6 months; 5 dis-
Violation of liquor law	15	charged without trial; I acquitted. Two sentence suspended; 2 acquitted; 6 fined \$25 each and costs; 1 escaped; 4 pending.

#### EMMET COUNTY.

# C. J. PAILTHORP, Prosecuting Attorney, for year ending Oct. 4th, 1878. Number of persons prosecuted, 31.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	8	Two convicted and fined \$3 each; 1 fined \$1; 1 10 days in county jail; 1 discharged; 2 fined
Assault with intent to commit rape	1	\$10 each; 1, 45 days in county Jail. One escaped; 2 pending. Escaped. Seven convicted and fined \$5 each; 2 convicted and sentenced to jail, 1 for 10 and the other
Grand larceny	i	for 20 days; 1 discharged. One broke jail and escaped; 1 pleaded guilty and sentenced to State Prison 2 years. One convicted and sent to jail for 25 days; 1
Falsely assuming to be an officerFor violating fish law.	1	pleaded guilty and sent to jail for 30 days.  One acquitted.  One pleaded guilty and fined \$25.
Malicious injury to personal property Inn keepers, false pretenses Uttering forged check	1	One acquitted. One discharged. One broke jail and escaped.

### CLAY E. CALL, Prosecuting Attorney, for year ending Dec. 1st, 1878.

#### Number of persons prosecuted, 3.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery Drunk and disorderly Solling oils not inspected	1 1 1	Verdict of not guilty. Convicted and fined \$5 and costs. Entered into recognizance for his appearance at next term of court.

#### GLADWIN COUNTY.

### M. C. Scrafford, Prosecuting Attorney.

#### Number of persons prosecuted, 3.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	2	Fined \$3 and costs each. Discharged.

### GRATIOT COUNTY.

## T. W. WHITNEY, Prosecuting Attorney.

Number of persons prosecuted, 9.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to kill Assault with intent to commit rape Bastardy Forgery	1	Pending. Pending. Pending. One pleaded guilty, sentenced to 6 months State prison in Ionia; 1 nolle pros'd.
False pretenses. Larceny. Misdemeanor in office. Rape.	1 1	Pending. Convicted, sentenced 4 years to State prison. Notle pros'd. Jury disagreed. Afterward notle pros'd.

## HILLSDALE COUNTY.

# EDWIN J. MARCH, Prosecuting Attorney.

Number of persons prosecuted, 195.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction	3	One child returned and suit not further prosecuted; I dismissed and costs paid; I pending.
Administering poison to animals with intent to	١.	
kill Adultery Assault and battery	1 1 26	Acquitted. Convicted and sentence suspended. One convicted and fined \$25 and costs; 1 convicted and fined \$20 and costs; 2 fined \$10 each and costs; 1 fined \$3 and costs; 2 fined \$1 acquired \$1 acqu
Assault with intent to kill	4	3 settled and costs paid; 5 settled by parties and costs paid; 1 convicted and sentenced to Detroit House of Correction 65 days; 1 sen- tenced to 30 days in county jail; 2 acquitted; 1 convicted and sentenced 9 months to Ionia. Two discharged on examination; 2 complaint
Assault with intent to rape	6	withdrawn, costs paid. One complaint withdrawn, costs paid; 1 pend-
Bastardy		ing; 4 discontinued.  Three gave bond to county under statute; 1 not found; 1 pending.
Beastiality	1 2	Pending in Circuit Court. One convicted and sentenced 18 months at
Burglary	12	Jackson; 1 not found.  Five convicted and sentenced 3 years each at Ionia; 4 peuding; 1 escaped before arrest; 1
Circulating obscene literature	8	bond forfeited; I discharged on examination. Two pending; 1 discontinued. Two pending; 3 discharged and costs paid; 1 discontinued.

## HILLSDALE COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Disorderly persons	23	Ten convicted, fine and costs \$13 each; 3 sentenced 90 days each Detroit House of Corrected 90 days each Detroit House of Corrected 90 days each default of payment of fine; 1 sentenced 10 days in county jail; 1 sentenced 40 days in county jail; 1 sentenced 40 days in county jail; 2 sentenced 50 days in county jail; 2
Embezziement	1 12	Pénding. One convicted, sentence suspended, costs paid; 1 settled between parties and complainant declined to prosecute; 2 pending; 2 not found; 6 complaint withdrawn and costs paid; 1 convicted and paid \$500 fine.
Gaming	4	Three convicted and fined \$20 and costs each; I complaint withdrawn and costs paid.
Injury to personal propertyLarceny	1 54	Settled: One convicted and fined \$25 and costs; 3 fined \$10 and costs each; 2 sentenced to Reform School till 18 years old; 2 fined \$5 and costs each; 3 sentenced; 3 sentenced; 3 sentenced; 1 sentenced 18 months at lonia; 1 sentenced 5 days at Detroit; 1 sentenced 18 months at lonia; 1 sentenced; 1 years at Jackson; 1 sentenced 1 year at Detroit; 10 settled between parties and costs paid; 6 seapard to the parties and costs paid; 6 seapard to the parties; 2 convicting the parties of the parties; 2 convicting the parties and costs paid; 6 seapard to the parties; 2 convicting the parties of the parties; 2 convicting the parties of the parties; 2 convicting the parties of the parties o
Manslanghter Perjury Recognizance forfeited Receiving stolen property Resisting an officer	3	Pending. Two node pros. entered; 1 pending. Pending. One dismissed; 2 pending. Convicted and sentenced 90 days in county tail.
Robbery Search warrants Selling liquor on Sunday	1 2 3	Dascontinued. Goods not found and not further prosecuted. Convicted and fined \$25 and costs; I pending; I jury disagreed.
Selling liquor to person in the habit of getting intoxicated	5	One convicted and fined \$50 and costs; 1 pend-
Selling liquor without license	2	ing: 2 discontinued; 1 not arrested. One convicted and fined \$100 and costs; 1 dis-
Surety of the peace.  Threats to kill  Violating fish laws.  Violating hotel laws.	1 1 1 4	continued. Gave \$100 bond to keep the peace. Discharged on examination. Convicted and fined \$10 and costs. One convicted and sentenced 15 days in county Jail; 2 settled, costs paid; 1 not found.

# HOUGHTON COUNTY.

# CLAUDIUS B. GRANT, Prosecuting Attorney.

Number of persons prosecuted, 89.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 34	Still pending. Twenty-six convicted; 1 fined \$25 and costs; fined \$10 and costs; 14 fined \$5 and costs; fined \$3 and costs; 1 fined \$1 and costs; 4 ac
Assault with intent to murder	4	quitted: 4 discharged on complaining witness acknowledging salisfaction. Two convicted of assault and battery and fined \$50 each and costs; I discharged on ex- amination, and I acquitted.

### HOUGHTON COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Bastardy	2	One bound over on recognizance for \$300, and recognizance forfeited; I bound over and af
Disorderly	6	terwards discharged. All found guilty; 3 required to give bonds in the sum of \$300, and failing to procure bonds sent to the Detroit House of Correction; 1 gave bonds in the sum of \$500, and 2 fined \$100 and costs.
Keeping saloon open on Sunday contrary to	10	Three convicted and fined \$25 each and costs 6 discharged upon promise to obey the law
Disturbing religious meeting. Keeping house of ill-fame	1 13	1 still pending. Convicted, fined \$10 and costs. Five convicted; 1 sentenced to Detroit House of Correction 9 months; 1 sentenced to De- troit House of Correction for 4 months; 1 fined \$125 and costs; 2 sentence suspended; 1
Larceny	11	acquitted; I discharged upon filing reasons for not filing an information; 5 still pending
Malicions injury to personal property Malicionsly moving and defacing a fence Murder	1 1 2	Convicted, fined \$10 and costs. Convicted; not yet sentenced. One acquitted; 1 charged as an accomplice
PerjuryObtaining money under false pretenses	1	discharged upon the acquittal of principal. Still pending. Discharged upon examination.

### HURON COUNTY.

## RICHARD WINSOR, Prosecuting Attorney.

Number of persons prosecuted, 18.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
	_	
Abduction	1	Acquitted.
Arson	1	Jury disagreed on first trial—to be tried again.
Assault with intent to kill and murder	4	One convicted of assault and battery and fined \$50, fine paid; 2 acquitted; 1 died during term.
Bastardy	2	One convicted and ordered to pay \$5 per month till further order of court; 1 confessed and paid \$300 for support of child.
Fraudulently disposing of chattel mortgage property	1	Convicted and fined \$20 and costs of prosecu-
Incest	1	tion, or in default of payment 30 days in Jail. Convicted and sent to Jackson State Prison 3
Murder	2	years. One convicted of murder in the first degree, and sentenced to State Prison at Jackson for life; I convicted of manslaughter, and sen
Larceny	٠.	tended to State Prison at Jackson for 1 year.
Assault and battery	5	Three acquitted; 2 convicted and fined, 1, \$5 and costs—paid, 1 fined \$25—paid.

## INGHAM COUNTY.

## EDWARD CAHILL, Prosecuting Attorney.

Number of persons prosecuted, 285.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 2	Discharged on examination. One acquitted; 1 pending. Thirty-six convicted and fined from \$1 to \$10 euch and costs; 10 convicted and sent to country lail from 10 to 30 days; 1 fined \$100; 1 sent to House of Correction, Detroit; 16 ac- quitted; 18 dismissed.
Assault with intent to murder	3	One convicted of assault and battery and fined \$100: 2 reasons filed for not informing.
Assault with intent to ravish	4	Pending. One convicted and gave bonds; 2 settled by marriage of parties; 1 discharged.
Burglary	ŀ	Two convicted and sent to Ionia House of Cor- rection 1 year each; 1 convicted and sent to State Prison 4 years.
Compounding offenses Conspiracy Disorderly persons under sec. 1, ch. 53, C. L. 1871	1 1	Discharged on examination.  Notle pros. entered.  Twenty convicted and gave bonds for good behavior from 3 to 12 months; 24 convicted and sentence suspended; 10 convicted and sent to House of Correction, Detroit, for from 85
Embezzlement	5	days to 1 year; 11 acquitted. One convicted and sent to State Prison 1 year; 1 acquitted; 1 discharged on examination; 2 pending.
Escape from jail	2 10	Discharged on examination. One acquitted; 2 pending; 7 discharged on examination.
Yorgery. Incest. Larceny	1 1 53	Ballination.  Discharged on examination.  Discharged on examination.  Discharged on examination.  Sale of the sale
Lewd and lascivious association and cohabita- tion	1 3	pending. Acquitted. Pending. lacquitted; 2 nolle pros'd. Convicted and sentenced to State Prison 7 years.

#### IONIA COUNTY.

### W. B. Wells, Prosecuting Attorney.

Number of persons prosecuted, 38.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abortion Assault and battery Assault with intent to murder Assisting prisoner escape Burglary	12 1 2	One year Ionia House of Correction. Six years at Jackson. One, 1 year; 1, 3 months Ionia House of Correction. One, 4 vears Jackson; 2, 3 years Ionia House of
Drunk and disorderly	1 1	Correction. Two years at Jackson. Ten years at Jackson. Ten years at Jackson.

## IOSCO COUNTY.

## WILLIAM H. SIMPSON, Prosecuting Attorney.

Number of persons prosecuted, 38.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2 8	Discharged upon examination. Two convicted and fined \$1 and costs; 1 plead guilty and fined \$2 and costs; 1 convicted and fined \$25 and costs, or 6 months in jai; 1 convicted and fined \$6 cents and costs; 2 acquitted; 1 convicted and fined \$6 and costs.
Assault with intent to murder	1	Examined and commitment issued, but person escaped before being taken to jail.
Assault with intent to commit rape	3	One tried and acquitted; I discharged upon ex-
Arrested for board under hotel act		amination; I discharged. Discharged upon acquittal. Two convicted and committed to jail for 20 days; loconvicted and sent to Detroit House of Correction 65 days; I convicted and sent to plended guilty and sent concerning, 2 plended guilty and fined 45 and costs, or 20 days in jail.
Keeping open saloon and bar on Sunday	2	One convicted, fined \$100 and costs; 1 sentenced
Kösping open saloon after 11 o'clock P. M. and before 6 A. M. Larceny	6	to Detroit House of Correction for 90 days. Convicted, and \$35 and costs appealed, jai; One convicted and sentenced to 20 days in jai; I fined \$50 and costs, or 90 days to Detroit House of Correction; I complaint withdrawn; 2 bound over to Circuit Court for trial; i committed to jail to await trial in Circuit Court, but escaped.

#### IOSCO COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Obtaining goods under false pretenses	1 2	Discharged. One convicted and sentenced to Jackson State Prison 1 year and 6 months; 1 committed to iail for trial in Circuit Court.
Robbery	2	Both examined and committed to jail to await trial in Circuit Court.
Selling liquor to minors Threatening to kill Trespass on cranberry marsh	1	Pleaded guilty and fined \$30 and costs. Put under \$500 bonds for good behavior. Each pleaded guilty and were fined \$5 each and costs.

### ISLE ROYAL COUNTY.

### T. L. CHADBURN, Prosecuting Attorney.

Number of persons prosecuted, none.

No term of Circuit Court was held in this county, and no prosecution before J. P. so far as the subscriber is advised.

T. L. CHADBURN, Pros. Att'y, Isle Royal Co.

### JACKSON COUNTY.

# J. A. Parkinson, Prosecuting Attorney.

Total number prosecuted, 620.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT
In Circuit Court, 52		
Assault and battery (appeal)	2	One paid costs of both courts and dismissed; convicted.
Assault with intent to murder	1	Pleaded guilty to assault and battery and fined
Assault with intent to rape	1 4	\$200 and 90 days in Jail. Convicted—8 years in State Prison. Two State Prison 2 years; 1 State Prison I months; 1 escaped from Jail.
BigamyFalse pretenses	1 6	Pending. Four nolle pros. entered; 1 recognizance for
Forgery	2	feited; I acquitted. One acquitted; I convicted, new trial granted
Keeping a house of ill fame	1	nolle pros. entered. Nolle pros. entered, on payment of all costs by
Larcony from person Larceny from store in day time Larcony	1 2 18	defendant. State House of Correction at Ionia 18 months. One State Prison 18 months; 1, Ionia 18 months One State Prison 5 years; 1 convicted on infor mation and sentenced to State Prison 4 years 3 to State Prison 2 years; 1 to Ionia 2 years 2 to Ionia 1 year; 1 to Ionia 6 months; 2 sen tence suspended; 1 jail 3 months; 1 fined \$30
Murder Maiming Obstructing railroad	1 1 2	lescaped from jail; 'i nolle pros'd; 2 pending Jury disagreed and nolle pros. entered. Nolle pros'd. One convicted and sent to Ionia 2 years; lac quitted.
Perjury	1	Nolle pros. entered.

## JACKSON COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Receiving stolen property	3	One sent to State Prison 2 years; 1 acquitted; 1 nolle pros'd.
Violation of fish law	1	Convicted in Justice's Court and appealed, and cause dismissed on payment by defendant of
Violation of liquor law	4	costs of both courts. One appended and dismissed on payment of costs of both courts; 1 appended and notice pros. entered; 1 appended and jury disagreed, and cause now pending; 1 convicted and fined \$50.
In Justices' Courts, 568.		
AbductionAbduse of animals	3	Discharged. Two discharged; 1 discontinued.
Adultery Assault and battery	ĭ	
Assault and battery	146	Discharged. Forty-one discharged; 38 committed; 14 sontence suspended; 10 discontinued; 5 fined 58; 3 fined 58; 3 fined 58; 1 fined 50; 1 fined 50; 1 fined 50; 1 case appealed; 3 dismissed; 1 lury disagreed. One discharged; 1 bound over, Circuit Court. But the discharged of the discharged over, Circuit Court.
A Market Salaman Annual An	2	missed; ljury disagreed.
Assault with intent to murder	2	One discharged; I bound over, Circuit Court.
This was an	8	Bound over, Circuit Court. Two discharged; 2 committed; 4 bond given.
Breach of the peace Burglary Burglarious larceny Common drunkard	2	Discharged.
Burglarious larceny	4 9	One dismissed; 3 bound over, Circuit Court. Six committed; 1 discharged; 2 sentence sus-
Common drunkard	9	
Common prostitute Drunk	12 61	Eight discharged; 4 sentence suspended. Nine discharged; 15 committed; 12 sentence suspended: 1 fined \$3; 1 fined \$6; 23 fined \$5.
Disorderly		pended. Eight discharged; 4 sentence suspended. Nine discharged; 15 committed; 12 sentence suspended; 1 fined \$3; 1 fined \$8; 23 fined \$6. Twenty-one discharged; 33 committed; 37 sen- tence suspended; 3 fined \$1; 3 fined \$5; 2 bonds given; 1 fined \$10.
Disturbing religious meeting	1	Discharged. Discharged.
Disturbing public meeting Disorderly house. Embezzloment	1	Discontinued.
Embezzlement	10	One discontinued; 1 bound over, Circuit Court;
False pretenses		7 discharged; 1 committed. Seven discharged; 3 discontinued; 1 jury disa- greed; 3 bound over, Circuit Court. Two discharged; 1 fined \$25.
Fishing with nets	3 2	Two discharged; I fined \$25.
Fishing Will less Forgery Grand larcony Gambling Highway robbery Highway robbery	5	Bound over, Circuit Court. Bound over, Circuit Court.
Gambling	1	Discontinued.
Highway robbery	6	Discontinued. Two discharged; 3 discontinued; I bound over. Discontinued.
Indecent exposure Violation of hotel and boarding house act	1	Discontinued.
Violation of hotel and boarding house act Larceny	85	Discontinued. Thirty-five discharged; 16 committed; 4 sen-
Lareеру	0.0	tence suspended; 13 discontinued; 10 bound over, Circuit Court; 1 dismissed; 4 fined \$5; 1
Malicious injury to personal property	4	One discharged; 1 committed; 1 sentence sus- nended; 1 discontinued.
Malicious trespass	1	
Murder	1	Bound over, Circuit Court. Bound over, Circuit Court. One committed; 1 sentence suspended.
Murder	2	One committed; I sentence suspended.
Obstructing R. R. track	2	Bound over, Circuit Conrt. Fined \$30.
Parinty	1	Round over.
Obstructing R. R. track Obtaining liquor by misrepresentation Perjury Receiving stolon goods	7	Three discharged; 1 dismissed; 3 bound over, Circuit Court.
Robbery	1	Discharged.
Seduction	1	Dismissed.
Selling liquor to minors	3	One discharged; 1 sentence suspended; 1 fined \$25.
Threatening language Vagrancy	5 52	925. One discontinued; 4 bond given. Seven discharged; 23 committed; 21 sentence suspended; 1 jury disagreed.

# KALAMAZOO COUNTY.

# EDWIN M. IRISH, Prosecuting Attorney.

Number of persons prosecuted, 192.

CHARGED WITH	No	THE RESULT AND THE PUNISHMENT.
Adultery Assault and battery	50	Pending. One convicted and sentenced to 70 days in country [al.; 1 sent 40 days; 1 sent 30 days; 2 days each; 1 fined \$50; 3 fined \$50; 3 fined \$50; 3 fined \$50; 3 fined \$50; 1 fined \$51; 5 fined \$50; 7 fined \$50; 6 fined \$50; 7 fined \$50;
Burglary	4	costs; b hald costs on satisfaction being filed by injured party, and cases dismissed; ac- quitted, in one case costs being paid by com- plaining witness; 6 nolle pros'd; 1 pending. Two convicted and sentenced to State House of Correction at Ionia 1 year and 6 months each; 1 fined \$100 and sout to jail 30 days; 1
Cruelty to animals	2	sentence suspended. One convicted and sentenced to county jail 90 days; 1 sent 60 days.
Disturbing religious meeting Disturbance in tavern	1	One convicted and fined \$10. Convicted and sentenced to 10 days in county
Defranding hotel-keeper	5	jail. One convicted and sentenced to 25 days in jail; 1 sent 20 days; 1 fined \$2; 2 nolle pros'd on
Disorderly statute. Prosecuted under	30	payment of costs. One convicted and sent to Detroit House of Correction 8 months in default of bail; 5 sent is months each in like default; 2 sent 4 county fall 90 days each in default of bail ocounty fall 90 days each in default; sent 60 days; 2 covicted and gave bonds for 1 year's good behavior; 5 gave bonds for 6 months; 2 gave havlor; 5 gave bonds for 6 months; 2 gave
Forgery	6	bonds for 3 months; 5 nolle pros'd; 1 acquitted. 5 nolle pros'd; 1 acquitted. One convicted and fined costs; 1 sentence sus-
Lewd and lascivious cohabitation		pended; 1 nolle pros'd.  One case nolle pros'd on marriage of parties and payment of costs.
Larceny	58	One convicted and sentenced to State Prison 2 years; 1 sent 1 year; 2 sent to State House of Correction at Jorial 1 year; 2 sent 5 state House of Correction at Jorial 1 year each; 1 sent 6 months; 7 sent to Gorrection 80 days; 2 sen Detroit House of Correction 80 days; 2 sen 2 days each; 1 sent 20 days; 2 sent 30 days each; 1 sent 25 days; 2 sent 20 days each; 2 sent 30 days each; 2 sent 30 days; 2 sent 30 days each; 2 sent 40 days each; 2 sent 50 days; 2 se
Liquor law. Violation of	14	pending. One convicted and fined \$35 and costs: 9 fined
Malicions injury to property	9	\$25 and costs; I sentence suspended; I acquitted; I paid costs; 2 pening; Good Convicted and sent to pilor; Doc convicted and sent to pilor; I county fail 70 days; I sent 40 days; I sent 50 days; I sent 40 days; I sent 50

## KALAMAZOO COUNTY-Continued.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
MurderObtaining property by means of false pre-	7	Pending.  One convicted and sentenced to State Prison 1 year and 5 months; 1 sent to State House of Correctionat Ionia 5 months; 1 discharged on preliminary examination; 5 nother profet; 1
Profanity Polygamy Robbery Sureties to keep the peace	1	pending. Fined 85. One notte pros'd. Pending. Three convicted and gave bonds for 6 months, good behavior; I sentence suspended.

This report does not include prosecution for drunkenness.

### KALKASKA COUNTY.

## C. P. SWEET, Prosecutiny Attorney.

Number of persons prosecuted, 4.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder	1	Pleaded guilty to assault and battery and fined \$200.
Stealing from a dwelling-house in the day-time.	1	One convicted; 1 fined \$25, and in default 30 days in jail; was committed in default of payment. Committed for trial at the Circuit, broke jail and escaped.

### KENT COUNTY.

## STEPHEN H. BALLARD, Prosecuting Attorney.

Total number of persons prosecuted, 1,087.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
IN JUSTICES' COURTS, 962.		
AbortionAdultery	2 10	I nolle pros'd; 1 discharged on examination. Six held for trial; 3 nolle pros'd; 1 warrant not returned.
Assault and battery		Twenty-six acquitted on trial; 15 discharged; 13 committed to county jail; 4 to Detroit House of Correction; 1 to intermediate prison in Jonia; 8 nolle proxid; 63 paid line and costs and discharged; 6 convicted and appealed; 5 warrants not returned.
Assault with intent to murder	8	One discharged on examination; 3 nolle pros'd;
Assault with intent to ravish	4	Three discharged on examination; 1 held for trial.
Assisting prisoner to escape from custody Bastardy Bigamy Blackmail	1	One discharged on examination; 3 held for trial. One held for trial. Discharged for want of jurisdiction. Discharged on examination.

## KENT COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Burglary	15	One discharged on examination; 1 notle pros'd;
Conspiracy	6	13 held for trial. Five discharged on examination; 1 held for
Cruelty to animals Defacing grave stone Defrauding inn-keeper	2 1 33	trial. One nolle pros'd; I discharged on examination. Held for trial. One acquitted on trial: I jury disagreed and
Disorderly.		One acquitted on trial; 1 jury disagreed and prisoner discharged; 3 committed to county jail; 6 paid fine and costs; 11 settled, costs paid, and prisoner discharged; 1 nolle pros'd; 10 warrants not returned. Thirty committed to Detroit House of Correction; 12 furnished bonds; 2 committed to Reform School; 2 acquitted on trial; 3 commit.
Disposing of chattel-mortgaged property	4	form School; 2 acquitted on trial; 3 committed to county jaii; 10 notile proxit; 12 paid fine and costs and discharged; 9 sentence suspended; 11 discharged; 1 convicted and appealed; 1 warrant not returned. One acquited on trial; 2 paid fine and costs, dis-
	1	charged; I warrant not returned.
Distributing obscene literature	302	Three discharged on examination. Convicted and appealed. One hundred and lifty-four paid fine and costs and discharged; 127 committed to county jail;
Embezzlement		21 sentence suspended. Three held for trial; 3 discharged on examination; I warrant not returned.
Enticing female under 16 years of age from	1	Held for trial.
home	ł	Five nolle pros'd; 7 discharged on examination; 7 held for trial; 4 warrants not returned.
Falsely assuming to be an officer	2	Nolle pros'd. Held for trial.
Giving away liquor on election day	1	Convicted and appealed. Held for trial.
Keeping house of ill fame	18	One notte pros'd; 2 acquitted on trial; 13 paul fine and costs and discharged; 2 convicted and appealed.
Keeping saloon open on Sunday	22	Fight aganitted on trial: 11 haid fine and costs
Larceny. Compound		and discharged; 3 convicted and appealed. Six discharged on examination; 12 held for trial; 1 absconded and buil estreated.
Larceny, Grand		trial; labsconded and bail estreated. Seven discharged on examination; 6 nolle pros'd; ll held for trial; 5 warrants not re- turned.
Larceny. Petit	106	Fifteen acquitted on trial; 3 sentence suspended; 38 notle prov'd, and dischargei; 11 committed to county [all; 1 to intermediate prison at Ionia; 7 to Detroit House of Correction; 13 paid fine and costs, and discharged; 3 committed to Reform School; 1 convicted and appealed; 1 absconded; 10 warrants not returned.
Larceny, under statute of 1875.	Į.	One nolle pros'd; 2 discharged on examination; 2 held for trial. Warrant not returned.
Lascivious behaviour Letting house of ill fame Lewd and lascivious cohabitation	2 2	One convicted and appealed; 1 discharged.
Malicious injury to dwelling	4	Held for trial.  One paid fine and costs and discharged; 1 acquitted on trial; 1 committed to county jail;  I to Detroit House of Correction.
Malicious injury to personal property	4	One discharged; 2 convicted and appealed; 1 committed to county jail.
Manslaughter	3	Two discharged on examination; 1 held for trial.
Mayhem	1 1 8	Discharged on examination
Neglecting to pay liquor tax	8 7	Discharged. One nolle pros'd; 7 held for trial. Two nolle pros'd; 1 acquitted on trial; 1 absconded; 1 convicted and appealed; 2 paid fine and costs and discharged.
Nuisance. Open and gross lewdness	1	Paid fine and costs and discharged. Held for trial.
Perjury	7	Two nolle pros'd; 3 discharged on examination; 2 held for trial.
Polluting waters of public reservoir	2 1 1	Held for trial.  Paul fine and costs and discharged.  Held for trial.
,	1	1

## KENT COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT
Receiving stolen goods Resisting an officer Search warrant	2 7 3	One nolle pros'd; I warrant not returned. Held for trial. Two property found, and warrant for larcen
Seduction	2	issued; 1 property not found. One discharged on examination; 1 nolle pros'
Selling liquor on election day	5	and parties married. One convicted and appealed; 1 discharged; committed to county jail; 2 paid fine and cost
Selling liquor to drunkards	2 6	One nolle pros'd; 1 convicted and appealed.  Two convicted and appealed; 1 discharged; committed to county jail; 2 paid fine and cos
Selling lottery tickets	114	and discharged.  Held for trial.  One nolle pros'd; 3 acquitted on trial; 1 colvicted and appealed; 1 committed to count
Trespass on garden	6	jail; 8 furnished bonds.  Five acquitted on trial; 1 committed to count iail.
Uttering forged order	1	Held for trial.
IN COURTS OF RECORD, 125.		
Adultery	6	Three nolle pros'd; 1 acquitted on trial; 1 co victed and fined \$5 and costs; 1 pleaded guilt and fined \$100 and costs.
Arson	5	Three nolle pros'd; 1 convicted and sentence 5 years and 11 months at Jackson State Prion; 1 pending.
Assault and battery (appeal)	7	Three nolle pros'd: 1 furnished bonds for
Assault with intent to murder	4	One acquitted on trial; I sentenced to Sta
Assisting prisoner to escape from jail	1	to county jail for 20 days; 1 pending. One acquitted on trial; 1 sentenced to Detro House of Correction for 6 months. One acquitted on trial; 2 sentenced to Detro
Attempt to commit larceny	3	One furnished bonds to support child; 2 pen
Breaking jail	1	ing.   Sentenced to State Prison at Jackson for   months.
Burglary	8	One sentenced to Ionia Prison for 1 year; 1 Jackson State Prison for 1 year; 1 to Sta Prison 2½ years; 3 committed to Refor School; 1 pending; 1 nolle pros'd; 1 acquitte on trial.
Certiorari Defacing grave stone Disturbing public meeting Embezziement	1 1 1	Judgment of lower court affirmed with costs. Pending.  Nolle pros'd. One acquitted on trial; 1 nolle pros'd: 1 plea
Enticing female under 16 years of age from	*	ed guilty and sentence suspended; 1 pendin
home False pretenses	8	Pending. Two nolle pros'd: 2 pleaded guilty and sentence suspended; 1 sentenced to State Prison for months; 1 to State Prison for 1 year; 1 pleaded guilty and sentenced to county jail for
Forgery	3	days; 1 pending. One pleaded guilty and sentenced to State Pri on for 3 years; 1 to same place for 1 year; 1
Indecent exposure of person	1	on for 3 years; I to same place for I year; I same place for 3 years. Pleaded guilty and sentence suspended. Adjudged to be of unsound mind and commi
Keeping saloon open on Sunday	3	ted to Insane Asylum. One stricken from files; 2 convicted and fine \$25 each and costs.
Keeping saloon without license	5 1 24	Four pending; 1 fined \$25 and costs.
Delves, Compound and grand	24	Two pleaded guilty and sentenced to 8ts Prison for 4 years each; 1 pleaded guilty as sentenced to 8tste Prison for 6 years; 1 covicted and sentenced to same place for years; 1 for 1½ years; 1 for 1½ years; 1 for 6 months; 1 pleaded; guilty at sentenced to county jail for 10 days; 1 se tenced to lopia Prison for 4 months; 1 to D

#### ABSTRACTS OF REPORTS OF

## KENT COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny. Compound and grand—Continued		troit House of Correction for 1 year; 1 to same place for 6 months; 5 nolle pros'd; 5 pending; 1 acquitted on trial; 1 convicted and sentence suspended.
Larceny. Petit, appealed Lewd and lascivious cohabitation	1 2	Nolle pros'd. Convicted-1 sentenced to 50 days and the other
Mansiaughter	7	to 60 days in county jail. Convicted and fined \$500. One convicted and sentenced to State Prison
Neglecting to pay liquor tax	4	for 20 years; 6 pending. Two nolle pros'd; 1 fined \$40 and costs; 1 pending.
Perjury Polluting waters of public reservoir Rape	2 1 2	One nolle pros'd; 1 information quashed. Pleaded guilty and sentenced to jail for 30 days. One nolle pros'd; 1 sentenced to State Prison
Resisting an officer	5	for 5 years. One sentenced to State Prison for 2 years; 1 to Prison for 6 months; 2 to Ionia Prison for 1 year each; 1 nolle pros'd.
Selling liquor on election day (appeal)	1 1	year each, 1 note pros a. Paid fine and costs. Pending. Fined \$50 and costs. Sentenced to State Prison 4 months. Sentenced to State Prison for 10 years.
Visiting house of ill fame (appeal)	î	Fined \$25 and costs.

## KEWEENAW COUNTY.

# THOMAS B. DUNSTAN, Prosecuting Attorney.

Number of persons prosecuted, 8.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	3	One convicted and sentenced 90 days in county
Bastardy	1	Juli: I found not guilty: 1 noile provid. Convicted and sent to county jail in default of recognizance; subsequently discharged from imprisonment on taking poor debtor's oath. Pleaded guilty; sentenced to Ionia House of
Breaking and entering warehouse	1	Pleaded guilty; sentenced to Ionia House of Correction 18 months.
Murder	1	Convicted of manslaughter and sentenced to
Uttering counterfeit coin	2	Jackson for 4 years. One acquitted; 1 discharged on nolle pros.

### LAKE COUNTY.

# FRANK L. ALLEN, Prosecuting Attorney.

Number of persons prosecuted, 19.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2	Pending. One convicted and fined \$5 and costs; 3 fined \$1
Assault with intent to commit murder	1	and costs each,—paid. Pending, One convicted and fined \$6.65 or 20 days, fine
Burglary Defrauding inn keeper Larceny (petit)	2	paid; 1 fined \$6.25 or 15 days; fine paid. Discharged on habcas corpus. Acquitted. One convicted and fined \$6.54 or 15 days; fine
		paid; lacquitted; l fined \$8 or 10 days; served time; 2 fined \$5 or 5 days; served time.
Malicious injury to personal property	î	Pending.

### LAPEER COUNTY.

## HARRISON GREEN, Prosecuting Attorney.

Number of persons prosecuted, 94.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery Assault and battery	2 20	Pending. Six acquitted; 1 fined \$26; 2 fined \$10; 1 fined \$8; 4 fined \$5; 3 sentence suspended; 1 discharged on payment of costs: 2 sent to Ionia
Assault with intent to kill. Assault with intent to commit rape Assault with intent to commit rape Burglary. Drunkenness Disorderly, under C. 5, 3. Disorderly persons Embezzlement.	1 2 20	House of Correction 90 days.  One nolle proid; 2 pending; 1 acquitted. One acquitted; 1 fined \$100. Ionia House of Correction 20 months. Acquitted. Acquitted. For the control of the cont
Disorderly persons Embezzlement Gambling Lewd and lascivious cohabitation. Keeping saloon open on Sunday Larceny.	4	One acquitted. Acquitted. Two sentence suspended; 2 pending. Fined \$25 each. Two, bail forfeited; 3 acquitted; 4 sentence suspended; 2 sent to House of Correction; 1
Malicious injury to dwelling Obtaining money under false pretenses Selling liquor without bond Violating liquor law	1 2	seni to State Prison, Jackson, 2 years; 1 sent to jail 10 days; 1 noile proid; 2 sent to Jackson 10 months; 2 fined \$10 and \$13, respectively. Dismissed on motion.  Sent to House of Correction, Ionia, 3 months. One fined \$83.57; 1 committed to jail for default. Three appealed; 1 ined \$23.55.

## LEELANAW COUNTY.

## BENJAMIN H. DERBY, Prosecuting Attorney.

Number of persons prosecuted, 12.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	7	Three committed and fined \$100 each; 2 fined \$200; 1 fined \$400; 1 fined \$500.
Assault with intent to commit a rape	1	Discharged.
Larceny		Committed and fined \$6.
Rape	1	Accused made his escape while awaiting examination.
Willful neglect of township superintendent of schools to pay over fees received from teach- ers receiving certificates, accompanied by list of those to whom certificates have been		
granted	1	Undisposed of.

### LIVINGSTON COUNTY.

## A. D. CRUICKSHANK, Prosecuting Attorney.

Number of persons prosecuted, 131.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Allowing minors to play billiards where liquor is sold	1	Convicted; fined \$10 and cost—fine and cost
Aiding prisoner to escape	1 28	Discontinued. Three sentence suspended; 1 sent to Reform School until 18 years of age; 3 fined \$5 and costs, paid; 5 paid costs and complaint with drawn; 1 fined \$50 cents and cost, paid; 1 fined \$6 cents and cost, paid; 1 fined \$6 and cost, paid; 2 fined \$6 and cost, paid; 2 fined \$7 and cost, paid; 2 fined \$8 and cost, paid; 1 fined, \$8 and cost and cost cost, paid; 1 fined, \$8 and cost, paid; 2 fined, \$8 and cost, paid; 2 fined, \$8 and \$8
Arson	1	Discontinued on examination.
Assault with intent to murderAdultery		Pending. Nolle pros'd.
Bastardy		One settled by defendant paying complaining witness \$400; 1 prisoner not found.
Bonds to keep the peace	5	Three discontinued; 1 convicted and bond given; 1 defendant not found.
Drunk.		Five paid cost and sentence suspended; 2 fines \$5 and costs, paid; 1 sent to county jail 1 days.
Disorderly persons		Sent to Detroit House of Correction 65 days in default of \$100 bonds for good behavior.
Disturbing religious meetings	2	Nolle pros'd.
Disturbing public meeting Defrauding hotel-keeper	1	Cost paid, complaint withdrawn.
Defranding notel-keeper	1	Cost paid and complainant settled with. Pending.
False pretenses		One nolle pros'd; 1 sent to State Prison I year 1 nolle pros'd, cost paid by complaining wit ness,

## LIVINGSTON COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Forgery Highway robbery Larceny (grand)	2 3 17	one pending; I cost paid and nolle pros. entered. Two sent to State Prison 7 years; I sent to State Prison 15 years. Three sent to State Prison 3 years and 4
Larceny (petit)	18	months: 1 sent 3 years; 1 sent 4 years; 3 nonte provd; 5 discontinued on examination; 2 acquitted; 2 forfeited ball; 1 pending. Seven acquitted; 1 acquitted; 2 forfeited ball; 1 pending. Seven acquitted; 1 acquitted; 2 sent to Detroit House of Correction 90 days; 1 convicted, fined \$15 and cost or \$5 days in work house—appealed; 1 fined \$5 and cost, 5 and 5
Malicious injury to property Maliciously administering poison to cattle Murder Lewd and lascivious cohabitation Perjury Resisting an officer	i	paid. Bound over and settled by paying cost. Discharged on examination. Pending. Discharged on examination. Sent to State Prison 7 years. Pending.
Spirituous liquors—  (a) Selling to person in the habit of getting intoxicated	9	One fined \$25 and cost or 10 days in jail, paid; I fined \$25 and cost, paid; I fined \$25 and cost, appealed; 2 discontinued; 1 acquitted; 1 nolle pros'd; 2 jury disagreed.
(b) Selling without bond. (c) Selling to minors. (d) Keeping saloon open Sunday.	1 2 5	Note pros'd.  Note pros'd.  Both fined \$25 and costs, paid.  Three fined \$25 and cost, paid; 1 fined \$25 and cost, carried to Circuit Court by certiforari; 1 pending.
(e) Keeping saloon open after hours Violation of fish law	1 4	Fined \$25 and cost—appealed.

### MACKINAC COUNTY.

## J. S. Douglass, Prosecuting Attorney.

Number of persons prosecuted, 1.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Grand larceny	1	Convicted and sentenced to State Prison for 2 years.

### MACOMB COUNTY.

# GEORGE M. CROCKER, Prosecuting Attorney.

Number of persons prosecuted, 82.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Arson Assault and battery	1 40	Discharged on examination. Convicted 24; I fined \$30 and costs or 60 days in juil; 1 fined \$60 cost of 50 days in juil; 1 fined \$10 or juil; 1 fined \$60 cost of 50 days in juil; 1 fined \$10 or juil; 1 fined \$10 each; 2 fined \$15 each; 1 fined \$50 ru ludays in juil; 1 fined \$25 and costs or 60 days in fined \$25 and costs or 60 days in fined \$25 and costs or 60 days in finel; 2 fined \$3 and costs or 60 days in finel; 2 fined \$3 and costs or 60 fined \$50 and costs or 60 days in finel; 2 fined \$50 and costs or 60 days in finel; 1 fined \$50 and costs or 60 days in finel; 1 fined \$50 and costs or 60 days in finel; 1 fined
Assault with intent to disfigure	1 2	\$20; I sent to Jail 10 days; I sent 40 days; 5 acquitted; 10 discharged; 1 now ponding. Notle pros. entered by consent of cours. One discharged; 1 tried and convicted and new trial granted by court; pleaded guilty to as- sault and battery and sent to Detroit House of Correction for 3 months.
Burglary	3	One sent to Ionia 3 years; 1 sent to Jackson 3
Defrauding inn keepers Disturbing religious meeting Drunk in public street. False personation Interfering with workmen	3	years; lacquitted. Converted, fined \$5 and costs. One acquitted; I discharged. Convicted; fined \$5 costs. Now pending. Reasons filed for not filing information; ap- proved by Circuit Court Commissioner.
Incest	1	Failed to appear; recognizance \$1,000 forfeited and paid.
Keeping saloon open on Sunday	5	Four convicted, fined \$25 and costs each; 1 dis- charged.
Larceny	8	Three convicted; 1 sent to Ionia 1 year; 1 to Jackson 5 years; 1 fined \$15 and coats; 2 acquitted; 3 discharged.
Malicious trespass	1	Discharged by justice.
Malicious trespass Marring and defacing building Murder	3	Convicted, sentence suspended.
Perjury	3	One acquitted; I discharged on examination; 1
Rape	1 1 3	nolls pros. entered. Convolcted, sent to Jackson for 15 years. Fined \$25 and costs. One convicted and recognizance filed; 1 dis- charged; 1 now pending.

#### MANISTEE COUNTY.

# Louis E. Morris, Prosecuting Attorney.

Number of persons prosecuted, 79.

CHARGED WITH	No	THE RESULT AND THE PUNISHMENT.
Abduction Adultory Assault Assault Assault and battery	2	Settled.
Assault with intent to rape Assault with intent to rob. Assault with intent to rob. Assault with intent to murder Bastardy Disorderly person. Vagrant. Disorderly person. Failure to support famil Drunk Indecent exposure of person. Keeping saloon after hours Larceny.	3 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Disagreement of jury-pending. One acquitted; 2 pending. One pending; 1 acquitted. Settled. Six months county jail.
Malicious injury to buildings	1	Sent 3 months to county jail. Pending. Fined \$40. Fined \$25 and costs. Acquitted. Two convicted, but both discharged on habeas
Violating game law		corpus; 1 dismissed. One sent 3 days to county jail; 1, 6 days in county jail; 1 fined \$10 and costs; 1 disagree-
Willful trespass	1	ment of jury; I acquitted. No information filed.

## MANITOU COUNTY.

## EDWARD H. GREEN, Prosecuting Attorney.

Number of persons prosecuted, 5.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	1 3	Fined \$5 and costs.  Notle pros'd on acknowledgment of satisfaction by complaining witness, and payment of
Putting offal and filth into the waters of Lake Michigan where fish are taken	1	costs.  Convicted; new trial granted; case pending.

# MARQUETTE COUNTY.

## JOHN Q. ADAMS, Prosecuting Attorney.

Number of persons prosecuted, 58.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	34	Two sentenced \$5 fine or 10 days in county jail; 4 sentenced \$5 fine or 6 days in county jail; 5 sentenced \$1 fine or 6 days in county jail; 5 sentenced \$1 fine or 6 days in county jail; 2 sentenced \$9 days in county jail; 2 fined \$2 cents; 2 discontinuct; 9 fined \$1 or 10 days in county jail; 1 fined \$3 or 10 days in county jail; 1 fined \$3 or 10 days in county jail; 1 sent to Reform School until 12 years of 3 days in county jail; 1 sent to Reform School until 12 years of 3 days in county jail; 1 sent to Reform School until 12 years of 3 days in county jail; 1 sent to Reform School until 12 years of 3 days in county jail; 2 sent to Reform School until 12 years of 3 days in county jail; 2 days in the days in county jail; 2 fined 5 day
Assault with intent to kill	3	Two acquitted; I bound over to Circuit Court
Bastardy	1	for trial; 1 nolle pros'd. Bound over to Circuit Court for trial, convicted and required to pay \$4 per month for support of child.
Disorderly persons	7	One sent to House of Correction for 6 months 2 sent House of Correction for 1 year; 3 put under bonds to keep peace for 1 year; 1 fined \$6.
Embezzlement	1	Bound over to Circuit Court.
Larceny from person	1	Acquitted.
Larceny (petit)	4	Two acquitted; 2 sentence suspended.
Larceny (grand)	1	State Prison 3 years.
Obtaining goods under false pretenses Resisting officer	2	Bound over.  One bound over to Circuit Court and nolle pros. entered; 1 fined \$20.
Selling liquor to drunkards	1.	Sentence suspended.
Selling liquor to drunkardsSelling liquor to minorsSelling without license	1	Acquitted.
Selling without license	1	Acquitted.

### MASON COUNTY.

# R. P. Bishop, Prosecuting Attorney.

Number of persons prosecuted, 58.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	2	One acquitted; I forfeited recognizance.
Adultery Assault and battery		One fined \$50 and costs; 2 fined \$10 and costs; 1 \$9 and costs; 1 \$2.85 and costs; 1 \$2 and costs; 3 \$4 and costs; 1 \$2 and costs; 3 fined costs; 2 acquitted; 4 complaint withdrawn; 1 sentence susmended.
Common prestitute	1	Sent to Detroit House of Correction until 18 years old.
Forgery	1	Acquitted.
Incost	1	Sent to State Prison 5 years.
Keeping saloon open after hours Keeping saloon open on Sunday	3	Fined \$25 each and costs.
Keeping saloon open on Sunday	1	Fined \$25 and costs.
Larceny. Grand	1	Escaped from jail.

## MASON COUNTY-CONTINUED.

CHARGED WITH	ŇО.	THE RESULT AND THE PUNISHMENT.
Larceny. Petit	19	Four acquitted; 1 fined \$43.83; 1 fined \$10 and costs; 3 fined \$15 and costs; 2 fined costs; fined \$1 and costs; 1 fined \$25 and costs; sent to Reform School; 2 sent to House o Correction 90 days; 1 sentence suspended.
Murder Obtaining goods under false pretenses. Selling liquor to habitual drunkards Selling liquor to minor.	1.1	Acquitted on examination. Examination waived and no information filed Not convicted. Complaint withdrawn.

### MECOSTA COUNTY.

# BENJAMIN F. GRAVES, Prosecuting Attorney.

Number of persons prosecuted, 71.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	24	Eight tried and acquitted; 2 nolle pros'd on payment of costs; 3 entered pleas of guilty; 1 fine) \$12 and costs; 2 sentences aspended; costs; 1 fined \$3 and costs; 1 fined \$50 and costs; 1 fined \$50 and costs; 1 fined \$51 and costs; 1 fined \$50 and cos
Attempt to commit burglary and larceny Drunk and disorderly	1 15	House of Correction. Now pending guilty, sentence suspended; 5 convicted; I fined \$\frac{3}{2}\$ and costs; I sentenced to 10 days in jail; 1 to 15 days in jail; 2 to 20 days in jail; 2 to 20 days upon payment of costs.
Keeping house of ill-fame Keeping open saloon on Sunday	3	Now pending. Convicted; I sent to Detroit House of Correc- tion 60 days; I appealed and now pending; 1
Larceny over \$25	6	fined \$50 and costs.  Convicted; 2 sentenced to State Prison 1 year each; 1 sentenced 1 year and 6 months; 2 sen-
Larceny of \$25 or under.	9	tenced 2 years each; isentenced 2½ years. Two dismissed upon payment of costs; lentered ples of guilty, sentence suspended; 6 convicted; 1 fined \$5 and costs; 1 sent to Detroit House of Correction 50 days; 2 sent to Detroit House of Correction
Perjury Selling liquor to minors Selling liquor by druggists without keeping a	1 2	90 days each. Now pending. Convicted; each fined \$28 and costs.
record	1	Convicted; appealed to Circuit Court; now pending.
Selling liquor without filing bond	i	Convicted; appealed to Circuit Court; now pending.
Willful trespass	Е	Convicted; sentence suspended upon payment of costs.

### MENOMINEE COUNTY.

## THOMAS B. RICE, Prosecuting Attorney.

#### Number of persons prosecuted, 20.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	7	Three fined \$10 and costs each; 2 fined \$5 and
Felonious assault	1	costs each; I fined \$1 and costs; lacquitted One person charged in two separate complaints First, held to bail to appear at Circuit Cour in \$300; second, same person on same charge
Indecent exposure of person Larceny (simple) Liquor law, Violation of		for another assault held to bail in \$100. Four months in House of Correction. Settled by restitution and payment of costs. Fine \$25 and costs.
Maiming Malicious mischief Resisting officer	1 8	Acquitted, Ten days in jail each. Each held to bail for appearance at Circui
Surety of the peace	1	Court in \$250 each. Bond of \$100. Trial by jury and acquitted.

## MIDLAND COUNTY.

## JAMES VANKLEECK, Prosecuting Attorney.

#### Number of persons prosecuted, 84.

OHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	13	Seven convicted; 4 fined \$5 and costs each, or 10 days in jall; all sent to jail; 3 sentence snspended; 2 complaint withdrawn and costs paid; 1) ury disagreed, complaint withdrawn and costs paid; 1 settled after appeal by payment of fine and costs by Justice; 1 aequit-
Assault with intent to commit rape	2	ted; lappealed, still pending. One complaint withdrawn; I convicted of an assault and sentenced to Detroit work-house for 6 months.
Bigamy	1	
Drunk	10	Nine convicted; 5 sentence suspended; 1 fined \$5 and costs, paid; 2 sent to jail 10 days; 1 for 20 days; 1 for 40 days.
Embezzlement	1	Recognizance to appear for examination for- feited.
Forgery and uttering forged paper	1	Convicted and sentenced to Detroit House of
Having in possession with intent to use, tools, implements, etc., for making counterfeit money. Incest. Larceny from dwelling house. Larceny.	2	Notie pros. entered. Discharged on trial. Convicted and sent to Jackson 1 year each. One sent to Detroit House of Correction for 65 days; I discharged on examination; 2 sentence suspended; notic pros. entered, defendant having been sent to State Prison on another charge.

### MIDLAND COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Lewd and lascivious cohabitation	2 1 2	Discharged on examination. Convicted; sent to State Prison for 6 months. One sent to State Prison for 15 years; I convicted of manshanghter and discharged by order
PerjuryVagrancy	1 89	of Supreme Court. Discharged on examination. One sent to Detroit House Correction for 90- days; 38 sentence suspended.

#### MISSAUKEE COUNTY.

# M. D. RICHARDSON, Prosecuting Attorney.

Number of persons prosecuted, 6.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assanit. Assault and battery. Embezzlement. Violation of game law	1 1 1 3	Acquitted. Fined \$3 and costs or 20 days in county jail. Guilty-fined \$25 or 30 days in county jail. Acquitted.

### MONROE COUNTY.

## GEORGE M. LANDON, Prosecuting Attorney.

Number of persons prosecuted, 77.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and tattery	29	Fourteen settled; 9 discharged; 1 acquitted; juvanile returned to parents by State commissioner; 4 sentenced fine and imprison-
Assault with intent to commit rape	2	ment. One discharged on examination; I convicted of assault and sentenced 60 days county jail.
Forged instrument. Uttering of	l ı	Acquitted.
False pretenses	2	Discharged on examination.
Gambling room. Keeping of	Ιī	Convicted, fined \$25.
Gaming	l ī	Discharged on examination.
GamingIncest	i 1	Jury disagreed. Defendant discharged.
Larceny	7	Three discharged on examination; 1 nolls pros'd: 1 acquitted; 2 convicted, sentenced
Larceny (petit)	l	and 5 years. Three acquitted; 3 convicted and sentenced; 3 appealed and settled; 1 disagreement of jury and discharge; 1 dismissed. Four acquitted; 1 dismissed. Two acquitted; 1 dismissed. One convicted, fined 36 and costs, and 1 costs.
Violation of liquor law	5	Four acquitted; I dismissed.
Violation of liquor law Mortgaged property. Fraudulent disposition of Malicious trespass	3	Two acquitted; 1 dismissed.
Malicious trespass	2	One convicted, fined \$5 and costs, and I costs.
Muskrats. Killing of	1	Penalty, \$3 and costs.
MurderOil law, Violation of	1	Pending. Prisoner broke jail and escaped.
Oil law. Violation of	] ]	Discharged on examination.
PerjuryRape	1 1	Discharged on examination.
	2	One discharged, prosecuting witness ran off
Robbery	1 1	Convicted, sent 2 years Ionia.
Stealing in dwelling-house; day-time Stealing in store not adjoining, etc.	1	Convicted, sent 2 years Ionia. Escaped.
Stealing in store not adjoining, etc.	1 1	Convicted, sent 2 years Jackson.
seauction	1 1	Discharged.
Witness. Enticing of	1	Discharged on examination.
Surety of peace	1	Gave bonds I year.

## MUSKEGON COUNTY.

# NELSON DE LONG, Prosecutiny Attorney.

Number of persons proscuted, 280.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction Adultery Assault	1 4	Pending in Circuit Court. Discharged on examination. All convicted—one fined \$7; 2 fined \$8 each; 1 paid costs and sentenced to Detroit House of Correction 7 months.
Assault with attempt to commit the crime of murder	2	One convicted of assault and sentenced to Ionia Prison 10 months; 1 acquitted,
Assault with attempt to commit the crime of rape	1	Complainant withdrew complaint and paid
Assault and battery	76	costs.  Costs.  Costs.  Costs.  Side scale; 7 paid \$6.50 each; 8 paid \$6.50 each; 7 paid \$6.50 each; 7 paid \$6.50 each; 7 paid \$6.50; 1 paid \$6.50; 1 paid \$6.50; 1 paid \$7: 1 paid \$4: 6 paid \$6.50; 1 paid \$6.50; 1 paid \$24: 1 sentenced to county jail 10 days; 2 county jail 10 fays; 2 county jail 10 days; 2 county jail 90 days; 1 House of Correction; tence suspended: 5 nolle prod'4, no cause; 3 nolle prod'4, no cause; 3 nolle prod'4, complainant acknowledged satisfaction, costs paid; 2 nolle prod'4 fairer jury disagreed; 4 dismissed, complainant did not appear; 3 acquitted; 1 absonated, bail for appear; 3 acquitted; 1 absonated, bail for appear; 3 acquitted; 1 absonated, bail for
ArsonBastardy	1 2	Pending in Circuit Court. Settled with mother of child, costs paid; dis-
Burglary	4	missed. Two discontinued to make complaint for larce- ny; 1 discharged by justice on examination; 1 convicted, sentenced to Jackson State Pris- on 1 year and 6 months.
Disorderly persons	18	Sixteen convicted—I gave recognizance for good behaviour for 6 months; 15 sentenced to Detroit House of Correction in default of recognizance—5 for 9 months each; 5 for 6 months each; 1 for 3 months; 1 for 1 year; 2 for 11 months each; 3 for 7 months each; 1 nolle provid; 1 acquitted, costs taxed to com-
Defacing log marks	1	plainant. Nolle pros'd, Pros. Attorney deeming complaint malfcious.
Disturbing religious meeting	3	Convicted, fined \$5 each. Two pending in Circuit Court; I discharged on examination by justice.
Entering store and shop with intent to commit larceny  False pretenses. Obtaining personal property	2	One acquitted; 1 jury disagreed, pending.
bybu-keeper. Defrauding	5	All discharged on examination by justice. Three settled with complainant and paid costs, and were discharged; 1 convicted and fined
Keeping house of ill fame	1	\$7; 1 nolle pros'd, complainant paid costs.  Dismissed, respondent paying costs and leaving county.
Larceny, including larceny from shop, store, dwelling, and from the person	45	Twenty-five convicted—I fined \$10: 2 fined \$20 each; 3 fined \$15 each; 2 fined \$3.50 each; 3 sentence suspended on paying costs; 1 sentenced to county jail 30 days; 1 sentenced 4 days; 2 sentenced 10 days; 1 sentenced 5 days; 1 sentenced 5 days; 1 sentenced to Honse of Correction 15 months; 2 sentenced to Ionia Prison 10

# MUSKEGON COUNTY .- CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceny, etc.—Conlinued.  Liquor law, violating same:		months each; I sentenced 1 year; I sentenced 11% years; I sentenced to Reform School till 19 years old, or2% years; 2 sentenced to Jackson Prison 2% years; I sentenced to Jackson nation; 3 notle provid. complainant did not appear; 2 notle provid after jury disagreed; I notle provid, no cause; 5 notle provid, complainant paid costs; I notle provid, satisfaction acknowledged by complainant; 2 pending.
(a) Selling to minors	2	One convicted, fined \$50; 1 dismissed, no presecution.
(b) Not giving bond	5	One fined \$40, appealed and pending; 2 notte pros'a; 1 acquitted; 1 pending.
(c) Keeping saloon open on Sunday, or after 11 o'clock P. M		Ten convicted—I sentenced to county jail 20 days; I sentenced 70 days; I sentenced 80 days; I sentenced 80 days; I sentenced 80; I paid \$25 and costs; I paid \$25 and costs; I paid costs sand sentence suspended; 2 med \$30 each; I jury disagreed, notle prov'd; 3 acquitted.
(d) Selling liquor to drunkards. (c) Public intoxication.	57	Fined \$37.  Fity-six convicted—6 paid \$6.50; 4 paid \$7; 1 paid \$7.50; 6 paid \$8; 11 paid \$6; 3 paid \$6.75;  paid \$7.50; 6 paid \$8; 11 paid \$6; 3 paid \$6.75;  1 paid costs, \$4.50; 1 paid costs, \$2.90; 1 sentenced to county jail \$6 days; 5 sentenced 10  days; 3 sentenced \$6 days; 2 sentenced 5 days; 1 sentenced \$1.75;  1 sentence suspended; 1 absconded;
Manslaughter	1 12	Pending in Circuit Court.
(a) Removing timber	4	Two pending in Circuit Court; 2 convicted, sentence suspended on settling with owner of land.
(b) Killing cattle		Convicted, sentenced to State Prison at Jackson 5 years.
(c) Injury to personal property(d) Injury to house	6	Convicted and fined \$5.  Five boys paid costs and were discharged; 1
Perjury Recognizance. Suit on Recelving stolen property Resisting officer.	1 2 1 3	Pending. Pending. Settled with owner of property and discharged. Settled with owner of complainant, defendant paying costs; 2 pending in Circuit Court.
Riot	7	One noile pros'd, no case.  One noile pros'd, sent to Insane Asylum; 2 noile pros'd, complainant paid costs; 1 complaint withdrawn, defendant paid costs; 2 acquitted; 1 convicted, paid \$6 costs, and gave recognizance.

### NEWAYGO COUNTY.

## GEORGE LUTON, Prosecuting Attorney.

Number of persons prosecuted, 37.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	11	Convicted and sonteneed 3 years to Jackson. Two convicted and fined \$1 and costs; 2 convicted and fined \$3 and costs; 3 fined \$5 and costs; 5 estiled; 1 sentence suspended; 1 convicted and fined \$75 and costs; 1 convicted and fined \$75 and costs.
Assault with intent to commit murder	1	Nolle pros'd. Nolle pros'd. Tried and acquitted. One convicted and sentenced 5 years to Jack. son.
Cruelty to animals. Disorderly conduct. False pretenses. Larceny	4 2	Soli. Fined \$19 each; paid. One discontinued; 1 discharged. One convicted and fined \$2 and costs, paid; fined \$3 and costs, paid; 1 tried and found not guilty; 1 convicted and fined \$20 and costs of
Malleions injury to personal property	4	guilty; 1 convicted and fined \$20 and costs or 60 days in jail; 2 convicted and sentenced I months each to State's Prison at Jackson; discontinued; 1 acquitted.  Nolle pros'd.

### OCEANA COUNTY.

## ALFRED H. NELSON, Prosecuting Attorney.

Number of persons prosecuted, 45.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	10	Eight convicted; 1 fined \$20 and costs; 5 \$10 and costs; 2 \$1 and costs each; 1 acquitted; 1 nolle pros'd.
Assault with intent to commit rape. Burglary. Disorderly persons. Disturbing public meeting. Embezzlement. Free process. Free process. Free process. Indecent exposure. Larceny. Malicious injury to building. Sciling liquor to drunkards. Surety of the peace.	5 2 1 1 2 1 10 5 2 3	Date 1705 on examination. Discharged on examination. Convicted and fined 85 each. Jury disagreed—discharged and Discharged at request of complainant. Outlief of the converted on examination; I acquitted. Complaint withdrawn. Five convicted and fined 225 each, and costs; 3 acquitted; 2 awaiting trial at circuit. Settled—parties paying damages and costs. Gave bonds for 1 year. Discharged.

### OGEMAW COUNTY.

### P. V. THOMAS, Prosecuting Attorney.

Number of persons prosecuted, 6.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery Embezziement. Larceny	1 1	Three, county jail 60 days each; 1 fined \$8. Discharged. Pending.

### ONTONAGON COUNTY.

### M. L. DUNHAM, Prosecuting Attorney.

Number of persons prosecuted, 7.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assanlt and battery Disorderly person. Drunkenness. Selling liquors without license.	1	Discharged, Escaped, Fined \$5 each and costs or 20 days in Jail; fine- paid. Acquitted.

### OSCEOLA COUNTY.

## CASSIUS M. BEARDSLEY, Prosecuting Attorney.

Number of persons prosecuted, 47.

CHARGED WITH	No.	THE RESLUT AND THE PUNISHMENT.
Adultery	14	Held for trial in circuit court—broke jail. Fined \$5 and costs. Five fined \$5 and costs; 1 fined \$5; 1 fined \$5 and costs,—appealed to circuit court; 1 fined \$52 and costs; 1 fixed \$9; 1 fined \$1 and costs; 1 sentenced to the selected House of Court of the selected by parties; 1 note provid: 1 sequited.
Assault with intent to murder	1	One nending; 3 discharged on examination, Sentenced to 1 year State House of Correction
Defrauding hotel keeper Disorderly Embezzlement False pretenses	1	at Ionia. Fined \$1 and costs. Gave bonds to keep the peace. Pending. Ulscharged on examination.

### OSCEOLA COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Larceuy (petit)	12	Three fined \$15 and costs; 1 fined \$10 and costs; 1 fined \$25 and costs; 3 acquitted; 2 sentenced 90 days to State House of Correction at Ionia; 1 noite pros'd; 1 sentenced to county jail 30
Larceny (grand)	2	days,—appealed to circuit court. One sentenced to State Prison 3 years; 1 sen- tenced to State House of Correction at Ionia
Misappropriating public moneys. Murder. Neglecting to pay over fine. Solling liquors on election day Solling liquors ocommon drunkard.	1	l year. Pending. Acquitted. Fined \$50. Notle pros'd. Acquitted.

### OTSEGO COUNTY.

# WILLIAM R. KENDRICKS, Prosecuting Attorney.

Number of persons prosecuted, 24.

No.	THE RESULT AND THE PUNISHMENT.
10	Two convicted and fined \$10 each or 20 days in jail; 1 fined \$12 and costs or 30 days in jail; 1 fined \$15 or 15 days in jail; 2 fined \$5; 1 fined \$15 and costs or 35 days in jail; 1 acquitted;
1 2	2 discharged without trial.  Now pending.  Discontinued.
1 2	Discharged on examination. Convicted; I fined \$15, the other \$5. One convicted and fined \$20 or \$0 days in jail; 1 convicted and appealed to Circuit Court, was
2	discharged by Judge; I discharged. Convicted and fined \$25. Fined \$25 each. Fined \$5 each.
	1 2 3 3 1 2

### OTTAWA COUNTY.

### G. W. McBride, Prosecuting Attorney.

Number of persons prosecuted, 131.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction. Adultery Arson. Assault and battery.	3	Acquitted. Nolle provid. Nolle provid. Nolle provid. No tried and acquitted; 2 nolle provid. One tried and acquitted; 2 nolle provid. Since is a not costs; 1 fined 84 and costs; 2 fined 82 and costs

### OTTAWA COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to murder	2	One found guilty of assault and battery, sent to Ionia for 8 months; 1 change of venue to
Assault with intent to commit rape	2	Ionia county, now pending. One convicted, sentence suspended; 1 sentenced for 5 years.
BurglaryBastardy	5	Two discharged on examination; 2 nolle pros'd. Three settled by marriage; 2 now needing.
Common prostitutes	1	Dismissal on paying costs and leaving State. Sent to county jail for 20 days.
Disorderly persons	١ī	Two fined \$5 and costs, paid; 2 discharged. Fined \$10 and costs. Three convicted and sent to Detroit House of
Embezzlement	1 2	Correction for 6 months; 1 discharged.
Entering orchard	1 2 19	Fined \$3 and costs. First trial jury disagreed, next trial acquitted. Four acquitted; 1 fined \$5 and costs; 1 fined \$1
nations (perio)		and costs; Isent to Jail 20 days; Isent 15 days; I sent to Detroit House of Correction for 80 days; 2 to Reform School until 21 years of age; 4 discharged; 2 nolle pros'd; 1 sent to Detroit House of Correction for 90 days
Larceny (grand)	6	Two nolle pros'd; 1 dischared; 2 discharged on examination; 1 convicted, sentence suspended.
Lewd and lascivions cohabitation	2 2	Settled by marriage. One convicted, sent to jail for 60 days; I fined
Malicious injury to animals	3	Acquitted. Settled.
Robbery from the person	l	Acquitted on trial. Sentenced 2% years.
Surety to keep the peace Trespass	3	Two withdrawn; I acquitted. Tried by jury in Justice Court, jury disagreed, respondents discharged.
Vagrancy		One sent to Detroit House of Correction for 90 days; I tried and acquitted.
Violation of ferryViolation of liquor law	9	Convicted and fined \$1 and costs. Four fined \$25 and costs; 2 acquitted; 3 discharged.

## PRESQUE ISLE COUNTY.

# PHILIP FARRELL, Prosecuting Attorney.

Number of persons prosecuted, 8.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6 1	Three fined \$5 each and costs; 2 fined \$10 and costs; 1 acquitted. Acquitted by jury. Fined \$20—fine paid.

### ROSCOMMON COUNTY.

## J. P. BEERS, Prosecuting Attorney.

Number of persons prosecuted, 7.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	6	One fined \$3 and costs; 2 fined \$5 and costs; 1 fined \$40 and costs; 1 fined \$40 and costs, and in default of payment was sent to iail 60
Larceny	1	in default of payment was sent to jail 60 days; I fined \$25 and costs. Discharged for want of proof.

### SAGINAW COUNTY.

### GEO. A. FLANDERS, Prosecuting Attorney.

Number of persons prosecuted, 802.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
AdulteryAssault	3 5	One bound over to Circuit Court; 2 discharged One appealed to Circuit Court; 1 convicted and
Assault and battery	324	fined \$\foat{4}\]; 3 discharged.  Eleven fined 5 cents each; 1 fined 5 cents; 1 fined \$\foat{4}\] med 10 cents each; 1 fined \$\foat{2}\] cents; 1 fined \$\foat{2}\] section \$\foat{4}\] med 10 each; 2 fined \$\foat{2}\] section; 6 fined \$\foat{4}\] med 5 each; 3 fined \$\foat{4}\] sech; 3 fined \$\foat{5}\] each; 3 fined \$\foat{6}\] each; 6 fined \$\foat{4}\] sech; 6 fined \$\foat{4}\] sech; 6 fined \$\foat{4}\] sech; 6 fined \$\foat{4}\] sech; 6 fined \$\foat{4}\] convicted and sent to county jail 6 days; 2 sent 2 days; 3 sent 10 days; 2 sent 2 days; 3 sent 10 days; 2 sent 2 days; 3 sent 10 foat; 2 sent 12 days; 1 sent 1 days; 1 sent 1 days; 1 sent 1 foat; 2 sent 1 foat; 3 sent 1 f
Assanit with intent to kill. Attempt to pass counterfeit money Bastardy. Bigamy Bribery Borglary.	1	Discharged. Pending.
Bastardy	1 2	One convicted; I nolle pros'd. Bound over to Circuit Court for trial.
Bribary	6	Nolle pros'd.
	1	Two bound over to Circuit Court; 1 acquitted 6 convicted.
Careless use of firearms	9	Fined \$0. Two acquitted; 1 appealed; 2 discharged; fined 5 cents; 1 sent to jail 15 days; 1 sent to jail 30 days; 1 sent to jail 60 days.
Defrauding hotel and boarding house keepers.	41	One acquitted; lappealed to Circuit Court; 1 discharged; I fined 8 cents; 3 sentence sus pended; 1 fined 81; 2 fined 81; 2 fined 810; sent to jail 10 days; 1 sent to jail 12 days; sent 15 days; 4 sent 20 days; 1 sent 30 days; sent 35 days.

## SAGINAW COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Disorderly	9	Two discharged; 7 gave bonds for good beha-
(a) Drunkards	46	vior. One acquitted; 6 discharged; 1 escaped; 2 gave bonds for good behavior; 2 scattence susting the state of the state o
(b) Non-support	7	Three discharged; 1 nolle pros'd; 1 sent to Detroit House of Correction for 6 months: 1 sent
(c) Common prostitute	1	Two discharged; I acquitted; I escaped; I
(d) Vagrancy	51	asent to Detroit House of Correction for 6 months; 1 for 8 months; 3 for 1 year. Seven disclarged; 1 notle pros d; 6 sentence suspended; 1 sent to Detroit House of Correction for 65 days; 5 for 95 days; 7 for 4 months; 2 for 5 months; 12 for 6 months; 11 for 1 year.
(e) Gaming (f) Fortune telling	2	(One discharged: 1 pending.
Embezzlement	5	Gave bonds for good behavior. One acquitted; 1 convicted; 1 nolle pros'd; 1 pending; 1 recognizance forfeited.
Entering lands of another	10 10	One sentence suspended; I sent to jail 60 days. Two acquitted; I convicted; 4 discharged; I recognizance forfeited; I sentence suspend.
False pretenses		ed; I nolle pros'd. One acquitted; 6 discharged; 3 nolle pros'd; 1 pending.
Incest	1	Discharged. Convicted. Discharged.
(a) Grand	23	Two acquitted; 16 convicted; 1 discharged; 1 nolle pros'd; 1 sentence suspended; 1 pending; 1 recognizance forfeited.
(b) Petit		1Wo mied is cents each; Inned a cents; 3 fined in the 18 19; 2 fined 180; 9 acquitied 18 19; 1 fined 180; 2 fined 180; 9 acquitied 18 19; 2 fined 180; 9 acquitied 18 19; 2 fined 180; 9 acquitied 18 19; 2 fined 180; 1 fined 180; 1 fined 180; 2 fined 180
(c) From person. (d) From dwelling. Lewd cohabitation.	2 2	Three convicted; 1 discharged. Bound over to Circuit Court. Discharged.
Libel. Malicious injury to building	1	Fined \$10.  One acquitted; 4 discharged; 1 sentence suspended; 3 fined \$1 each; 2 fined \$5 each; 1 fined \$8.
Malicious injury to personal property	9	Two acquitted; 1 discharged; 1 settled; 1 fined 6 cents; 1 fined 50 cents; 1 fined \$3; 1 fined \$5; 1 fined \$100.
Maliciously killing animals. Offense against village ordinances Perjury. Polygamy. Profaulty Rape. Rape. Rape. Rape. Rape. Rape. Resisting officer Robberry Secreting mortgaged property. Secreting Threats.		Fined 5 cents. One convicted; 3 pending. Discharged. Notle provd. Fined 31. Pending. Convicted; 2 discharged. One discharged; 2 convicted; 1 pending. Fined 220. Discharged. Four discharged; 2 convicted; 1 pending. Fined 220. Four discharged; 2 gave bonds to keep peace 6 months; 1 sent to Detroit House of Correction 3 months; 1 sent to House of Correction 1 year.

### SAGINAW COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Violation of liquor law:  (a) Failing to file tax receipts.  (b) Failing to file bonds  (c) Selling liquor to minors.  (d) Keeping open Sunday.  (e) Keeping open file of the file of the work of t	1	One appealed; 1 escaped. One appealed; 1 escaped. One appealed; 1 note pros'd; 2 sentence sus- Discharged. One sentence suspended; 2 discharged. Sentence suspended. One discharged; 15 sentence suspended; 3 fined 10 cents each. Pending.

### SANILAC COUNTY.

## LEVI L. WIXON, Prosecuting Attorney.

Number of persons prosecuted, 49.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	15	Five convicted and sentenced \$1 and costs each; 4 sentenced \$5 and costs each; 1 sentenced \$6 and costs; 3 six cents and costs
Assault with intent to murder	3	each; 2 acquitted. Two pleaded guilty to assault and battery and
Burglary Drunkenness	2 12	fined \$1 each; 1 pending. One sentence suspended; 1 discharged. Convicted and sentenced to fine of \$5 each and costs.
Larceny	7	One sentenced to State Prison 5 years; 1 sentenced to Reform School until 18 years of age; 1 sentence suspended; 4 pending.
Obtaining accommodations at hotel by false pretenses. Selling intoxicating liquors in violation of law.	1	age, i sentence suspended, * pending.  Convicted—fined 6 cents and costs,  Four convicted and fined \$25 each; 2 (selling without having paid tax), 6 cents each and costs; 2 pleaded guilty on appeal, and sen- tence suspended; 1 pending.

### SHIAWASSEE COUNTY.

## W. M. KILPATRICK, Prosecuting Attorney.

Number of persons prosecuted, 129.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction	3 33	All notte provid.  Eight tried and acquitted; 1 discharged; 15 tried and convicted; 1 fined 6 cents and costs, —appealed; 2 fined 6 cents; in fined 850; 2 paid costs of prosecution and discharged; 1 fined 850 and costs; 1 fined 815; 1 fined 816, 1 fined 816, 20; 1 fined 818, 20; 2 complaint withdrawn; 20 cms and 20; 2 complaint withdrawn; 20 cms adischarged; 1 settled; 1 tried and jury disagreed.

# SHIAWASSEE COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault with intent to kill	2	Both discharged on examination. One released on his own recognizance; l settled. Pleaded guilty—fined \$100. Five pleaded guilty—as sentenced 4 years each at lonia; 2 sentenced 5 years each at Jackson; 2 tried and convicted, sentenced 6 years each 6 years each
Cruelty to animals Defrauding inn-keeper	1 5	at Jackson; 1 recognizance forfeited.  Nolle provid.  All tried and convicted: 2 sentenced 10 days each in jail; 1 five days in jail; 1 twenty days in jail; 1 appealed and nolle provid.
Disposing of mortgaged property Drunk and disorderly	6	Tried and convicted, fined \$10 and costs. Three pleaded guilty, sentenced each 10 days in jail; 3 convicted and sent: one 10 days in jail, 1 fined \$10, one 90 days in the House of Correction.
Embezzlement Embezzling mortgaged property Enticing away a female under the age of 16	2 1	Acquitted, Pending.
yearsFalse pretenses	4	Tried and jury disagreed. One discharged on examination; 2 pending; 1 tried and convicted, and sent 4 months to Ionia.
Forgery	1	Nolle pros'd at request of complainant, and costs paid by him.
Gaming for money. Injury to building. Larceny.	2 1 26	Pleaded gullty and fined \$7.50 each. Discharged on examination 10 tried and convicted; 1 thirty days in jail; 1 ninety days Ionia House of Correction; 2, six months at Ionia; 2 one year at Ionia; 1 fined \$50; 1 two pleaded guilty: 1 sent to House of Correction 55 days; 1 seven days in jail; 3 sentence sus- pended; 1 sent 3 years and 6 months Jackson State Prison; 1 sent Jackson 4 years 6 months ted; 1 recognizance forfeited; \$5,000 collected
Manslaughter	4	and handed over to Treasurer.  Pending. A boy of 14 years of age discharged on examination; 3—father and two sons, the father tried and convicted, sentenced to State Prison for life; older boy pleaded guilty of manslaughter, sent 1 year; younger released on his own recognizance.
Perjury	1	Tried and convicted, sentenced to 3 years State
Prostitute and disorderly person	1	Convicted, ordered to give bonds for good be-
Rape	2	One pending; 1 pleaded guilty, sentenced to 20 years in State Prison at Jackson.
Receiving stolen propertyRiotThreatened injury to person	1 8 2	Pending. All discharged on examination. One ordered to give bonds for good behavior;
Violating liquor law	10	I discharged on examination.  Five pleaded guilty: 4 fined \$10 each, 1 fined \$1; 5 convicted: 4 fined \$25 and costs; 1 appealed.
Willful trespassWorking on Sunday	1 3	5 convicted: 4 fined \$25 and costs; 1 appealed. Sent to county jail 15 days. Fined \$1 and costs each.

### ST. CLAIR COUNTY.

# ALEXANDER R. AVERY, Prosecuting Attorney.

Number of persons prosecuted, 222.

costs; 8 fined \$5 and costs; 18 discontanged; fined \$1 and costs; 2 discontanged; sent of \$5 and costs; 2 discontanged; sent to House of Correction for \$6 days; sent to county jail for 18 days; 1 fined \$20 and costs; 2 discontanged; sent to House of Correction for \$6 days; sent to county jail for 18 days; 1 fined \$20 and costs; 2 discontanged; sent to county jail for 18 days; 1 fined \$20 and costs; 2 discontanged; pending; 1 settled; 1 sent to Concardanged; 1 sent pending; 1 settled; 1 sent pending; 1 se	CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT
Assant with intent to murder.   1   Committed suicide before trial.   Comm	Arson Assault and battery	1 76	Three sentence suspended; 3 fined 6 cents and costs; 8 fined \$5 and costs; 18 discharged; 8 fined \$1 and costs; 5 guilty and paid costs; 4 fined \$10 and costs; 6 sent to county july for 30 days; 10 fined \$2 and costs; 4 discontinued; 2 sent to House of Correction for 60 days; 1 sent to county july for 50 days; 1 fined \$20 and 50 days; 10 sent to county july for 5 days; 1 fined \$20 and 50 days; 1 sent to county july for 5 days; 1 fined \$20 and 50 days; 1 sent to county july for 5 days; 1 fined \$20 and 50 days; 1 sent to county july for 5 days; 1 fined \$20 and 50 days; 1 sent to county july for 5 days; 1 fined \$20 and 50 days; 1 sent to county july for 5 days; 1 fined \$20 and 50 days; 1 sent to county july for 5 days; 1 fined \$20 and 50 days; 1 sent to county july for 5 days; 1 sent 6 days; 1
Parameter   Para	Bastardy	6	Committed suicide before trial.  One nolle pros'd; 1 discharged; 1 guilty and sentence not given; 2 settled; 1 escaped.
Concealing stolen property.  Cornelly to animals.  Cornelly to animals.  Cornelly to animals.  Disorderly.  Disorderly.  Disturbing the peace.  Drunk in public.  Embezziement.  Embezziement.  Embezziement.  Embezziement.  Embezziement.  Embezziement.  Enabeziement.  2	Brigging stolen property into the State from		1 . "
Distorbing the peace.  Disturbing the peace.  Disturbing the peace.  Disturbing the peace.  Disturbing the peace.  Drunk in public.  27  Drunk and disorderly  Embezziement.  Enlase pretenses.  36 (Vint away liquor on election day.  Civing away liquor on election day.  Larceny.  28  Declarged:  19  Two fineed \$25 and costs; listent to House of Correction for 1 smonths; listent beautiful from the public.  29  Two fineed \$25 and costs; listent to House of Correction for 3 months; listent beautiful from the public.  20  Discontinued.  21  Perjury.  Perjury.  Perjury.  Presenting frearms without malice.  10  Refusing to support family.  Refusing to support family.  Refusing to support family.  Refusing to support family.  Refusing for support family.  Refusing liquor to drunkard.  Selling liquor on clection day.  4 1  Discharged.  Selling liquor on election day.  4 1  Discharged.  Selling liquor without paying tax.  5 2  Three honds given; lastentere suspended. Sen to form country jail for 90 days; 3 ent to fount support for support family.  Refusing liquor to drunkard.  Selling liquor on election day.  4 1  Discharged.  5 2  Discharged.  5 3  Discharged.  5 4  Discharged.  5 4  Discharged.  5 6 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Concealing stolen property	1	Settled. Two discontinued; 2 fined \$2 50 and costs. One discontinued: 1 fined \$10 and costs; 1 sen-
Disturbing the peace.  Drunk in public.  Drunk and disorderly  Embezziement.  Embezziement.  Enlas pretenses.  Enlas pretenses.  Larceny.  20  Larceny.  21  Perlury.	Disorderly	5	Three bonds given; 1 sent to House of Correc-
Drunk and disorderly 4 0 ne fined \$1 and costs; 1 sent to House of Correction for 1 year; 1 sent to House of Correction for 2 year; 1 sent to House of Correction for 2 year; 2 sent to House of Correction for 2 year; 2 year to House of Correction for 2 year to House of Correction for 2 year; 2 year to House of Correction for 2 year; 2 year to House of Correction for 60 days; 2 year to House of Correction for 60 days; 2 sent to House of Correction for 60 days; 2 sent to House of Correction for 60 days; 2 sent to House of Correction for 60 days; 2 sent to County jail for 50 days; 2 sent to State Presenting for 40 days; 2 sent to County jail for 50 days; 2 sent 50 days; 2 sent to County jail for 50 days; 2 sent 50 days; 2 sent for 50 days; 2 sent 50 days;	Disturbing the peace	3 22	Discharged. Two discharged: Heenterce suspended: 8 sent
Embezziement. 2 0 (no fined \$25 and costs; 1 pending. False pretenses 3 (iving away liquor on election day 3 Two discontinued; 1 not guilly away liquor on election day 3 Two discontinued; 1 not guilly away liquor on election day 3 Two discontinued; 1 not guilly away liquor on election day 3 Two discontinued; 1 two discontinued. Send to fine away is a control of 20 days; 1 sent to House of Correction for 90 days; 2 sent to State Prison for 3 years; 3 sent to county jail for 20 days; 2 sent to county jail for 90 days; 2 days; 2 sent to county jail for 90 days; 2 days; 2 sent to county jail for 90 days; 2 days; 2 sent to county jail for 90 days; 2 days; 2 sent to county jail for 90 days; 2 days; 2 sent to county jail for 90 days; 2 days; 2 sent to county jail for 90 days; 2 days; 2 sent to county jail for 90 days; 2 days; 2 sent to county jail for 90 days; 2 days; 2 sent to county jail for 90 days; 2 days; 2 sent to county jail for 90 days; 2 days; 2 sent days; 2 day	Drunk and disorderly	4	One fined \$1 and costs; 1 sent to House of Cor- rection for 1 year; 1 sent to House of Correc-
Perjuty	False pretenses. Giving away liquor on election day. Keeping house of ill-fame.	3 2	One fined \$25 and costs; I pending. Two discontinued; I not guilty. Two fined \$25 and costs; I discontinued. Four sent to House of Correction for 90 days; I sent to Motte Prison for 3 years; 3 sent to control to State Prison for 3 years; 3 sent to control years; 3 and to costs; I am for 90 days; 2 thed \$5 and costs; 3 cause settled; I suspended; 10 discharged; 4 not guilty: I sent to Reform
Refusing to support family. 2 One escaped; 1 suspended. Robberv 1 Robberv 2 1 Robberv 2 1 Robberv 3 Robberv 3 Robberv 4 Robberv 4 Robberv 5 Robberv 5 Robberv 6 Robberv 6 Robberv 7 Robber	Perjury		Nolle pros'd.
open 6 One sentence suspended; 2 fined \$20 and costs 3 discharged.  Selling liquor on election day 4 Two fined \$25 and costs; 1 sentence suspended: 1 discontinued.  Selling liquor without paying tax 7 One discontinued; 1 fined \$50 and costs; 5 pending.	Refusing to support family  Robberv  Selling liquor to drunkard	1	One escaped; 1 suspended. Sent to Ionia House of Correction for 3 years.
Selling liquor on election day	Selling liquor on Sunday and keeping saloon open	6	One sentence suspended; 2 fined \$20 and costs;
Selling liquor without paying tax	Selling liquor on election day	4	Two fined \$25 and costs; I sentence suspended;
		7	One discontinued; 1 fined \$50 and costs; 5 pend-
ed 1 Fined \$10 and costs.	Selling illuminating olds without being inspect.	1	Fined \$10 and costs.
	Surety to keep the peace		Three guilty and entered into recognizance for
Vagrants	Vagrants	14	Four sentence suspended on leaving city; 6 sent to county jail for 30 days; 4 House of

### ST. JOSEPH COUNTY.

## ORLANDO J. FAST, Prosecuting Attorney.

Number of persons prosecuted, 115.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Adultery	1 32	Convicted—sent to State Prison 6 months. Seven committed and fined \$5 cach; 3 fined \$16; cach; 1 fined \$15; 2 fined \$2; 2 jury disagreed; 6 settled; 1 notle pros'd; 7 acquitted.
Assault with intent to murder	2	One escaped before trial; 1 notle pros d. One pending; 1 discharged on examination. One settled by marriage; 2 pending. Three convicted and sent to State Prison 10 years; 2 State Prison 2 years; 1 State Prison 1 year; 1 Detroit House of Correction 6 months; 2 discharged on examination.
Careless use of fire arms. Disturbing public meeting. Drunk and disorderly. Embezzlement Forgery. False pretenses.	12 3	Acquitted. Acquitted. Ten convicted and fined \$5; 1 fined \$2. One sent to jail 3 months; 2 nolle provid. Convicted, sent to State Prison 1 year. Two pending; 1 claim adjusted and case nolle provid: 1 nolle proxid.
Keeping gaming-houseLarceny	1 22	Discharged.  One sent to State Prison 3 years; 1 sent State Prison 1 year; 1 sent to Detroit House of Correction 56 days; 1 sent Detroit House of Correction 90 days; 1 sent Detroit House of Correction 1 year; 1 jail 10 days; 2 sent to jail 30 days; 2 sent to jail 30 days; 3 tent 55 and 55
Leaving board bill unpaid	1	settled; 5 acquitted; 1 nolle provid. One sent to jail 10 days; 1 sent to jail 20 days. Sent to Detroit House of Correction 3 months. Acquitted. Settled by marriage. Three fined \$50 each; 1 fined \$60; 5 fined 25 each; 3 acquitted.

### TUSCOLA COUNTY.

## RUFUS P. EDSON, Prosecuting Attorney.

Number of persons prosecuted, 66.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	17	One fined \$10 and costs; 9 convicted and fined \$5 each; 1 convicted and fined \$3 and costs; 1 convicted and fined \$2 and costs; 3 convicted and fined \$1 and costs; 1 convicted, sentence
Assault with intent to rape		suspended. One tried and convicted, sentenced 5 years to Jackson; 1 tried and convicted, new trial granted.
Rastardy Bigamy Burglary	1 1	Discharged. Tried, convicted, sentenced 2 years at Ionia. One convicted, sentenced 1 year to Ionia House of Correction and Reformatory; 1 tried and convicted, sentence suspended.

# TUSCOLA COUNTY-CONTINUED.

CHARGED WITH	No	. THE RESULT AND THE PUNISHMENT.
Cruelty to animals	2 2	One convicted and fined \$5 and costs of suit; 1
False pretenses	2	House of Correction and Reformatory; 1
IncestLarceny	18	recognization correlated to the consequence of the correction and Reformatory 38, years; I convicted and sentenced to lonia House of Correction and Reformatory 2 years; I convicted and sentenced to lonia House of Correction and Reformatory 2 years; I convicted and sent to lonia 19 months; I convicted, sentenced to lonia 8 months; I convicted and loned \$8 each or 30 days in convicted and lined \$8 each or 3
Maiming and disfiguring animals	1	2 acquitted on motion of Pros. Att'y. Tried and convicted before Justice; appealed and still pending.
Permitting minors to play at cards in saloons. Riot. Selling spirituous and intoxicating liquors or		Tried and convicted, fined \$20 and costs. Cases still pending in Circuit Court.
Selling spirituous and intoxicating liquors or election day Using threatening language. Violation of liquor law	1	Discharged on payment of costs. Bound over to keep the peace 3 months. One discharged on payment of costs; 3 still pending on appeal to Circuit Court.
Number of per	soni	Prosecuting Attorney.
CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abduction	1 2 31	Settled. Acquitted. Acquitted. Eleven fined \$1 and costs each; 8 fined \$3 and costs each; 3 fined \$5 and costs each; 1 fined \$10 and costs; 2 fined \$12.50 and costs each; 1 fined \$50; 1 sentenced to 15 days in juil; 1 50 days in juil; 1 four months in House of Cor- 1 wold *row*C. tied; 1 nogle *prow*d; 1 acquitted; 1 wold *row*C. tied; 1 nogle *prow*d; 1 acquitted;
Bastardy Burglary	5	1 nolle pros'd. Settled by marriage. One sent to Reform School; 1 sent to House of Correction 3 manths; 1 sent to House of Cor-
Disturbing meeting	8	rection 4 months. Six fined \$1 and costs each; 1 sent to jail 10 days; 1 acquitted.
Drunk	16	Ten fined \$5 and costs each; 4 sent to jail 6 days; 4 sent to jail 10 days each; 1 sent to jail 15 days.
Embezzlement Forgery False Pretenses. Violation of game law Larceny	1 1 1 14	Two settlef; 2 nolle pros'd. Sent to House of Correction 1 year, Acquitted. Fined \$1 and costs. Two 1 year House of Correction each; 2, 60 days in jail each; 1, 30 days in jail; lone day in jail;
MurderOil law	1	1 six days in Jail; 2 fined \$3 each and costs; 1 judgment reversed; 4 acquitted. Acquitted. Acquitted.
Profanity	1	Fined 35 and costs. Six 6 months each; 2 one year each.

## WASHTENAW COUNTY.

# J. WILLARD BABBITT, Prosecuting Attorney.

Number of persons prosecuted, 140.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
AdulteryArson	1 2	Discharged. One convicted and sentenced 1 year; 1 acquitted.
Assault and battery	1 33	
Assault thin intent to murder Bastardy, Careless use of frearms. Cruelty to animals Disorderly	2 1 2 2 1 2 38	
Embezzlement False pretenses Forgery Indecent exposure of person. Keeping saloon open on Sunday Larceny Larceny from dwelling in day time.	1 1 2 14	susmement. Pending. One sentenced 2 years; I discharged; 2 pending. Ilischarged. Ilischarged. One pending; I discharged. One pending; I discharged. Three to Reform School; I sixty.five days in jail; 3 sixty days; 3 twenty days jail; 1 \$5 tine; I discharged; I escaped. One sentenced for 4 years; I sentenced 8 years; I sentenced 2 years; I sentenced 8 wenths; 2
Larceny from person	1 3	pending. Pending. One sentenced 3 years; 1 sentenced 2 years; 1 discharged.
Lascivious cohalitation. Malicious injury to personality. Manslaughter. Perjury. Rape. Receiving stolen goods, etc. Receiving officer. Robbertor the peace. Uttering forged draft.	3 1 1 1 2 4	Pending. All acquitted. Soven years. Two pending; 1 discharged. Discharged. Pending. Pending. One discharged; 1 pending. Two J year House of Correction; 2 six months House of Correction. Pending.

## WAYNE COUNTY.

## HENRY N. BREVOORT, Prosecuting Attorney.

Number of persons prosecuted in Courts of Record, 274. Grand total, 488.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Abortion	4 3	Two pending; two nolle pros'd. One acquitted; 2 pending.
Arson	10	Convicted—sentenced for 5 years. Two convicted, fined \$25; 8 pending.
Assault and battery (appeals) Assault with intent to kill and murder		One convicted and sentenced 10 years; 1 con- victed and sentenced 5 years; 1 convicted and sentenced 3 years; 4 pending.
Assault with intent to rape	2	One convicted of assault and sentenced for 1 year; 1 sentenced for 3 months.
Attempt to break and enter a store in the night	1	One acquitted.
Attempt to commit larceny	1	Convicted and sentenced for 2 years.
Barratry	î	Reasons for not filing information, filed, defendant discharged.
BastardyBestiality	6	One convicted; 5 pending. Acquitted.
Breaking and entering dwelling house in day time with intent to steal.	5	One convicted and sentenced for 5 years; 1 convicted and sentenced for 4 years; 1 convicted and sentenced for 2 years; 1 convicted and sentenced for 1 year; 1 convicted and sentence suspended.
Breaking and entering dwelling house in the night time with intent to steal	5	One convicted and sentenced for 6 years; 2 convicted and sentenced for 4 years; 1 convicted and sentenced for 3 years; 1 acquitted.
Breaking and entering office, railroad car, shop, or store, with intent to steat	11	One convicted and sentenced for 7 years; 1 convicted and sentenced for 5 years; 1 convicted and sentenced for 4 years; 1 convicted and sentenced for 2 years; 1 convicted and sentenced for 1 year; 1 convicted and sentenced for 3 months; 3 convicted and sentence sus-
Burglary and larceny.	16	pended; 2 nolle prov'd. One convicted and sentenced for 7 years; 1 sentenced for 6 years; 2 sentenced for 4 years; 3 convicted and sentenced for 3 years; 1 convicted and sentenced for 6 months; 1 convicted and sentence suspended; 1 convicted, awaiting sentence; 5 acquitted; 1 noule provided; 2 waiting sentence; 5 acquitted; 1 nulle provided; 2 waiting sentence; 5 acquitted; 1 nulle provided; 2 months of the formula for the for
Compounding felony	1 1 5	awaring seatener, sacquirted, limite pros a. Information quashed. Pending. One convicted and sentenced for 2 years; 4 information quashed.
Disposing of property to defraud creditors Embezzlement	1	Pending. One convicted and sentenced for 1 year; 1 acquitted; 2 nolle pros'd.
Entering dwelling in the night with intent to steal	1	Convicted and sentenced for 4 years.
False pretenses	5	One convicted and sentenced to pay a fine of
Forgery and uttering forged papers	7	\$100; 2 notice pros'd; 2 pending. Two convicted and sentenced for 5 years; 1 convicted and sentenced for 3 years; 1 convicted and sentence suspended: 2 acquitted;
Gambling	6	1 nolle pros'd.  One convicted and sentenced to pay a fine of \$35; 3 information quashed; 2 pending.



# WAYNE COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Grand larceny	37	One convicted and sentenced for 8 years; 1 convicted and sentenced for 7 years; 1 convicted and sentenced for 5 years; 2 convicted and sentenced for 5 years; 6 convicted and sentenced for 4 years; 6 convicted and sentenced for 4 years; 6 years; 3 convicted and sentenced for 5 years; 3 convicted and sentenced for 5 months; 3 convicted and sentence suspended; 6 acquitted; 4 notle proof 4; 2 pending.
Indecent exposure of person Keeping house of ill fame Larceny in a dwelling house in the daytime	1 2 19	Note provid. Pending. Two convicted and sentenced for 4 years; 2 convicted and sentenced for 3 years; 2 convicted and sentenced for 1 year; 1 convicted and sentenced for 6 months; 1 convicted and sentenced for 60 days; 3 convicted and sentenced for 60 days; 3 convicted and sentence suspended; 1 recognizance forfielde; 4 acquitted; 1 note provid; 2 pending. Convicted and sentence suspended.
Larceny in a dwelling house in the night-time.  Larceny in an office in the daytime	6	Convicted and sentence suspended. One convicted and sentenced for 19 months; 1 sentenced for 3 months; 1 sentenced for 3 months; 1 lacquitted.
Larceny from the person.	31	Three convicted and sentenced for 3 years; 3 convicted and sentenced for 1 years; 7 convicted and sentenced for 1 years; 1 convicted and sentenced for 9 months; 1 convicted and sentenced for 9 months; 1 convicted and sentenced for 9 months; 1 convicted and sentence; 1 convicted and sentence; 1 convicted and sentence for 1 convicted and sentence sentence; 1 convicted and sentence suspended; 5 acquitted; 5 pendands sentence
Larceny in a store in the day time		ing. One convicted and sentenced for 3 years; 1 convicted and sentenced for 2 years; 4 convicted and sentenced for 1 year; 1 convicted and sentenced for 6 months; 1 convicted and sentenced for 6 months; 1 convicted and sentenced for 2 months; 1 awaiting sentence; 3 acquitted; 2 nolle pros'd; 1 pending. One acquitted; 2 pending.
Letting house for purposes of prostitution, etc. Liquor act. Violations—Certiorari from Police Court. Maining	4 3	Two quashed; 2 pending. Two acquitted; 1 nolls pros'd.
Maining Malicinus trespass Marking seats in theater, etc. Murder	3 1 6	One information quashed; 2 pending. Acquitted. Two convicted of murderin 2d degree and sen- tenced for life; 1 convicted of manslaughter and awaiting sentence; 3 acquitted.
Perjury	3	One convicted, awaiting sentence; lacquitted; l pending. Nolle pros'd.
Printing and publishing an obscone paperRapeReceiving stolen property		Note: prod d.  One recognizance forfeited; 1 pending. One convicted and sentenced for 3 years; 2 convicted and sentenced for 1 year; 1 convicted and sentenced for 6 months; 1 convicted and sentenced to pay a fine of \$40; 1 sentence suspended; 3 acquitted; 3 nolle pros'd; 1 pending.
Removing plants from graves	7	Nolle pros'd.   One convicted and sentence suspended; 2 in-   formation quashed; 3 acquitted; 1 nolle
Robbery	6	pros'd.  One convicted and sentenced for 4 years; 1 convicted and sentenced for 3 years; 1 convicted and sentenced for 1 year; 1 acquitted; 2 pending.
Seduction	1	Married prosecutrix before trial. Reasons for not filing information, filed, defendant discharged.
Number of persons prosecuted in the Police Court for violation of liquor acts	189	One convicted and sentenced for 90 days; 1 convicted and sentenced for 60 days; 73 convicted and paid fines aggregating \$711.7 convicted and paid fines aggregating \$711.7 convicted and fines aggregation for \$711.7 convicted and \$71

### ABSTRACTS OF REPORTS.

## WAYNE COUNTY-CONTINUED.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Civil suits in Courts of Record	2	Two brought in chancery against the Auditor General to set aside tax deed to land sold for
Suits on forfeited recognizances	23	ditch tax; plea of estoppel filed and com promised by paying face of tax to the County Treasurer of Wayne County of \$111.50. Prosecuted to judgment and pending; \$200 col locted in The People vs. Minnie Tuthill et al and paid County Treasurer.

# WEXFORD COUNTY.

# DAVID A. RICE, Prosecuting Attorney.

Number of persons prosecuted, 24.

CHARGED WITH	No.	THE RESULT AND THE PUNISHMENT.
Assault and battery	8	Four convicted and fined \$5 and costs, or 10 days in jail; 2 convicted and fined \$3; 1 con victed and fined \$11; 1 acquitted.
Assault with intent to kill and murder Bastardy Embezzlement	1 1	Pending. Pleaded guilty and married the complainant. Discharged on examination. Broke iail.
Larceny	8	Two convicted and fined \$10 or 30 days in jail; fined \$4 and costs or 10 days in jail; 1 sent to State House of Correction 90 days; 2 fined \$ and costs or 10 days in jail; 1 fined \$1 and
Violating game lawViolating liquor law	1	costs; 1 acquitted. Forfeited recognizance, \$100. One fined \$25; 1 acquitted.